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13 THE UNITED STATES DISTRICT COURT
14 FOR THE NORTHERN DISTRICT OF CALIFORNIA

15 ROBERT ROSS,
16 Plaintiff,

17 v.

18 AT&T MOBILITY, LLC, ONE
19 TOUCH DIRECT, LLC, and ONE
20 TOUCH DIRECT- SAN ANTONIO,
21 LLC,

22 Defendants.

Case No. 34:19-cv-6669

FIRST AMENDED COMPLAINT

DEMAND FOR JURY TRIAL

1 **I. NATURE OF THE ACTION**

2 1. This action arises out of AT&T's failure to protect the sensitive and
3 confidential account data of its mobile service subscriber, Robert Ross, resulting in
4 massive violations of Mr. Ross's privacy, the compromise of his highly sensitive
5 personal and financial information, and the theft of more than \$1 million.

6 2. AT&T is the country's largest mobile service provider. Tens of
7 millions of subscribers entrust AT&T with access to their confidential information,
8 including information that can serve as a key to unlock subscribers' highly
9 sensitive personal and financial information.

10 3. Recognizing the harms that arise when mobile subscribers' personal
11 information is accessed, disclosed, or used without their consent, federal and state
12 laws require AT&T to protect this sensitive information.

13 4. AT&T also recognizes the sensitivity of this data and promises its 150
14 million mobile subscribers that it will safeguard their private information – and
15 particularly their data-rich SIM cards – from any unauthorized disclosure. AT&T
16 promises it “will protect [customers'] privacy and keep [their] personal
17 information safe” and that it “will not sell [customers'] personal information to
18 anyone, for any purpose. Period.” AT&T repeatedly broke these promises.

19 5. In an egregious violation of the law and its own promises, and despite
20 advertising itself as a leader in technological development and as a cyber security-
21 savvy company, AT&T breached its duty and promise to Mr. Ross to protect his
22 account and the sensitive data it contained. AT&T failed to implement sufficient
23 data security systems and procedures, instead allowing third parties to gain
24 unauthorized access to Mr. Ross's AT&T account in order to steal from him.

25 6. AT&T's actions and conduct were a substantial-critical factor in
26 causing significant financial and emotional harm to Mr. Ross and his family. But
27 for AT&T employees', representatives' and agents' unauthorized access to Mr.
28 Ross' account, and AT&T's failure to protect Mr. Ross through adequate security

1 and oversight systems and procedures, Mr. Ross would not have had his personal
2 privacy repeatedly violated and would not have been a victim of SIM swap theft.

3 7. Mr. Ross brings this action to hold AT&T accountable for its
4 violations of federal and state law, and to recover for the grave financial and
5 personal harm suffered by Mr. Ross and his family as a direct result of AT&T's acts
6 and omissions, as detailed herein.

7 **II. THE PARTIES**

8 8. Plaintiff Robert Ross is, and at all relevant times was, a resident of
9 California. Mr. Ross currently resides in San Francisco, California.

10 9. Mr. Ross was an AT&T mobile customer at all times relevant to this
11 Complaint. He purchased a mobile phone plan from AT&T in San Francisco,
12 California in 2007 for personal use, was an active, paying AT&T mobile subscriber
13 at all times relevant to the allegations in this Complaint, and his business
14 relationship was directly with AT&T at all relevant times.

15 10. Defendant AT&T Mobility, LLC (hereinafter, "AT&T") is a Delaware
16 limited liability corporation with its principal office or place of business in
17 Brookhaven, Georgia. AT&T "provides nationwide wireless services to consumers
18 and wholesale and resale wireless subscribers located in the United States or U.S.
19 territories" and transacts or has transacted business in this District and throughout
20 the United States. It is the second largest wireless carrier in the United States, with
21 more than 153 million subscribers, earning \$71 billion in total operating revenues
22 in 2017 and \$71 billion in 2018. As of December 2017, AT&T had 1,470 retail
23 locations in California.¹

24 11. AT&T provides wireless service to subscribers in the United States.
25 AT&T is a "common carrier" governed by the Federal Communications Act
26 ("FCA"), 47 U.S.C. § 151 *et seq.* AT&T is regulated by the Federal

27
28 ¹ "About Us," AT&T, available at <https://engage.att.com/california/about-us/>. ~~At This~~ URLs in
~~this complaint were~~ was last accessed on October 15, 2019.

1 Communications Commission (“FCC”) for its acts and practices, including those
2 occurring in this District.

3 12. AT&T Inc., AT&T’s parent company, acknowledged in its 2018
4 Annual Report that its “profits and cash flow are largely driven by [its] Mobility
5 business” and “nearly half of [the] company’s EBITDA (earnings before interest,
6 taxes, depreciation and amortization) come from Mobility.”²

7 13. Defendant One Touch Direct, LLC (“One-Touch Direct”) is a Florida
8 Corporation with its principal place of business in Tampa, Florida. Plaintiff is
9 informed and believes and thereon alleges that AT&T contracted with One-Touch
10 Direct to provide call center services for AT&T’s mobile phone customers.

11 14. Defendant One Touch Direct - San Antonio, LLC (“One-Touch
12 Direct-SA”) is a Florida Corporation with its principal place of business in Tampa,
13 Florida. Plaintiff is informed and believes and thereon alleges that One-Touch
14 Direct-SA is a subsidiary of One Touch Direct - SA and the employer of the
15 customer service representative(s) who executed the remote SIM swap on
16 Plaintiff’s mobile phone.

17 15. At all relevant times, One Touch Direct and One Touch Direct-SA
18 were AT&T’s authorized representatives and agents and performed services for
19 AT&T which were within the usual course of AT&T’s business.

20 16. At all relevant times, AT&T dictated and controlled the manner and
21 means by which One Touch Direct and One Touch Direct-SA performed their
22 services for AT&T. On information and belief, AT&T entered into a master
23 services agreement with One Touch Direct which governed the terms and condition
24 of AT&T’s relationship with One Touch Direct and its subsidiaries such as One
25 Touch Direct-SA, and which required the One Touch entities to strictly adhere to
26 AT&T’s guidelines, protocols, policies, and procedures relating to customer

27
28

² *Id.*

1 service, including those relating to SIM swaps. Furthermore, AT&T controlled the
 2 security measures it implemented across its entire network operation (including its
 3 own call centers and third-party call centers), as well as the data accumulated
 4 across the entire network, to monitor, detect and prevent unauthorized SIM swaps.

5 17. At all relevant times, One Touch Direct and One Touch Direct-SA
 6 employees identified themselves to Mr. Ross as “AT&T” rather than One Touch
 7 Direct (at AT&T’s direction), had full access to and use of the AT&T customer
 8 database which enabled them to perform customer service functions (including
 9 SIM swaps), did not disclose that they were employed by One Touch Direct, and
 10 were in essence *de facto* employees of AT&T.

11 ~~12.~~—

12 **III. JURISDICTION AND VENUE**

13 ~~13-18.~~ This Court has jurisdiction over this matter under 28 U.S.C. § 1331
 14 because this case arises under federal question jurisdiction under the Federal
 15 Communications Act (“FCA”). The Court has supplemental jurisdiction under 28
 16 U.S.C. § 1367 over the state law claims because the claims are derived from a
 17 common nucleus of operative facts. The Court also has jurisdiction over this
 18 action pursuant to 28 U.S.C. § 1332 because Mr. Ross is a citizen of a different
 19 state than AT&T, One Touch Direct, and One Touch Direct-SA.

20 ~~14-19.~~ This Court has personal jurisdiction over AT&T and its contractors
 21 One Touch Direct and One Touch Direct-SA because AT&T purposefully directs its
 22 conduct at California, transacts substantial business in California (including in this
 23 District), has substantial aggregate contacts with California (including in this
 24 District), engaged and is engaging in conduct that has and had a direct, substantial,
 25 reasonably foreseeable, and intended effect of causing injury to persons in
 26 California (including in this District), and purposely avails itself of the laws of
 27 California. AT&T had more than 33,000 employees in California as of 2017, and
 28

1 1,470 retail locations in the state.³ Mr. Ross purchased his AT&T mobile plan in
 2 California, visited AT&T retail locations in California, and was injured in
 3 California by the acts and omissions alleged herein.

4 ~~15-20~~. In accordance with 28 U.S.C. § 1391, venue is proper in this District
 5 because a substantial part of the conduct giving rise to Mr. Ross' claims occurred
 6 in this District and Defendant transacts business in this District. Mr. Ross
 7 purchased his AT&T mobile plan in this District and was harmed in this District,
 8 where he resides, by AT&T's acts and omissions of Defendants, as detailed
 9 herein.

10 IV. ALLEGATIONS APPLICABLE TO ALL COUNTS

11 ~~16-21~~. As a telecommunications carrier, AT&T is entrusted with the
 12 sensitive mobile account information and personal data of millions of Americans,
 13 including Mr. Ross' confidential and sensitive personal and account information.
 14 AT&T's duties to safeguard customer information are non-delegable to any other
 15 entity, including its third-party call center service providers such as the One Touch
 16 Direct entities.

17 ~~17-22~~. Despite its representations to its customers and its obligations under
 18 the law, AT&T has failed to protect Mr. Ross' confidential information. In October
 19 2018, AT&T employees, representatives and agents obtained unauthorized access
 20 to Mr. Ross' AT&T mobile account, viewed his confidential and proprietary
 21 personal information, and transferred control over Mr. Ross' AT&T mobile
 22 number and service from Mr. Ross' phone to a phone controlled by third-party
 23 hackers. The hackers then immediately utilized their control over Mr. Ross'
 24 AT&T mobile number—control secured with necessary and direct assistance from
 25 AT&T employees, representatives and agents—to access and take control of his
 26 personal and digital finance accounts and steal \$1 million from Mr. Ross.

27
 28 ³ "About Us," AT&T California, *supra* at 1.

1 ~~18-23~~. This type of telecommunications account hacking behavior is known
2 as “SIM swapping.”

3 **A. SIM Swapping is a Type of Identity Theft Involving the Transfer**
4 **of a Mobile Phone Number**

5 ~~19-24~~. Mr. Ross was the ~~target-victim~~ of an ~~unauthorized~~ “SIM swap” on
6 October 26, 2018.

7 ~~20-25~~. A “SIM swapping” ~~refers to~~ a relatively simple scheme, wherein
8 ~~third parties~~ a hacker take gains control of a victim’s mobile phone number and
9 ~~service in order to intercept communications, including text messages, intended for~~
10 ~~the victim~~. The hackers then use that phone number as a key to access and take
11 over the victim’s digital accounts, such as email, file storage, and financial
12 accounts.

13 ~~24-26~~. Most mobile phones, including the iPhone owned by Mr. Ross at the
14 time of his SIM swap, have an internal SIM (“subscriber identity module”) card. A
15 SIM card is a small, removable chip that allows a mobile phone to communicate
16 with the mobile carrier’s network and the carrier to know what subscriber account
17 is associated with that mobile phone. The connection between the mobile phone
18 and the SIM card is made through the carrier, which associates each SIM card with
19 the physical phone’s IMEI (“international mobile equipment identity”), which is
20 akin to the mobile phone’s serial number. Without an activated SIM card and
21 effective SIM connection, a mobile phone typically cannot send or receive calls or
22 text messages over the carrier network. SIM cards can also store a limited amount
23 of account data, including contacts, text messages, and carrier information, and that
24 data can help identify the subscriber.

25 ~~22-27~~. The SIM card associated with a mobile phone can be changed. If a
26 carrier customer buys a new phone that requires a different sized SIM card, for
27 example, the customer can associate his or her account with a new SIM card and
28 the new phone’s IMEI by working with their mobile carrier to effectuate the

1 change. This allows carrier customers to move their mobile number from one
 2 mobile phone to another and to continue accessing the carrier network when they
 3 switch mobile phones. For a SIM card change to be effective, the carrier ~~must is~~
 4 required by law to authenticate that the change request is legitimate and actualize
 5 the change. AT&T allows its employees, representatives and agents to conduct
 6 SIM card changes for its customers remotely or in its retail stores, and does so
 7 numerous times daily with inadequate protections against unauthorized SIM
 8 swaps.

9 23-28. An unauthorized SIM swap refers to an illegitimate SIM card change.
 10 During a SIM swap attack, ~~the a carrier representative switches the~~ SIM card
 11 number associated with the victim's mobile account ~~is switched~~ from the victim's
 12 phone to a phone controlled by a third-party hacker. This literally re-routes the
 13 victim's mobile phone service — including any incoming data, texts, and phone
 14 calls associated with the victim's phone — from the victim's physical phone to a
 15 physical phone controlled by the ~~third party (also referred to herein as a~~
 16 ~~"hacker")~~ hacker. The hacker's phone then becomes the phone associated with the
 17 victim's carrier account, and the hacker receives all of the text messages and phone
 18 calls intended for the victim.⁴ Meanwhile Simultaneously, the victim's mobile
 19 phone loses its ability to connect to the carrier network and displays "No Service".

20 24.—Once hackers have are given control over the victim's phone number,
 21 they can immediately use that control to access and take complete control of the
 22 victim's personal online accounts, such as email and banking accounts, through
 23 exploiting password reset links and codes sent via text message to the now-hacker-

24
 25 ⁴ As described by federal authorities in prosecuting SIM swap cases, SIM swapping enables
 26 hackers to "gain control of a victim's mobile phone number by linking that number to a
 27 subscriber identity module ('SIM') card controlled by [the hackers]—resulting in the victim's
 28 phone calls and short message service ('SMS') messages being routed to a device controlled by
 [a hacker]." *United States of America v. Conor Freeman, et al.*, No. 2:19-cr-20246-DPH-APP
 (E.D. Mich. Filed Apr. 18, 2019) (hereafter, "Freeman Indictment") (attached hereto as Exhibit
 A), ECF. No. 1 at ¶ 3.

1 controlled-phone or the two-factor authentication processes associated with the
 2 victim's digital accounts. Two-factor authentication allows digital accounts to be
 3 accessed without a password or allows the account password to be changed. One
 4 common form of two-factor authentication enabled, allowed, and used by AT&T
 5 itself is through text messaging. Rather than enter a password, the hacker requests
 6 that a password reset link or code be sent to the mobile phone number associated
 7 with the victim's online account which AT&T makes possible. Because the hacker
 8 now controls the victim's phone number, the reset code is sent to the hacker. The
 9 hacker can then log into, and change the password for, the victim's account,
 10 allowing the hacker to access and take complete control of the contents of the
 11 account.⁵

12 29.

13 25-30. Therefore, obtaining access to and control over a victim's mobile
 14 phone service is a-the central part of breaking into the victim's other online
 15 accounts, such as email services or financial accounts. The sole reason for the
 16 fraudulent SIM swap is for the hackers to take control of the victims' financial and
 17 online accounts that would not otherwise be accessible. A SIM swap is an
 18 extremely high-risk transaction, as it directly enables the hacker to take control of a
 19 victim's life.

20 26-31. The involvement of a SIM swap victim's mobile carrier is critical to
 21 an unauthorizedeffective SIM swap. In order for an unauthorized SIM swap to
 22 occur and for a SIM swap victim to be at any risk, the carrier must pro-actively and
 23 intentionally activate the SIM card in the hacker's phone, which simultaneously
 24 results in receive a request to change a victim's the SIM card in the victim's phone

25 ⁵ See, e.g., *Id.* at ¶ 4 (“Once [hackers] had control of a victim's phone number, it was leveraged
 26 as a gateway to gain control of online accounts such as the victim's email, cloud storage, and
 27 cryptocurrency exchange accounts. Sometimes this was achieved by requesting a password-reset
 28 link be sent via [text messaging] to the device control by [hackers]. Sometimes passwords were
 compromised by other means, and [the hacker's] device was used to received two-factor
 authentication (‘2FA’) message sent via [text message] intended for the victim.”).

1 to be deactivated. At that point, the victim's phone will display "No Service" as
 2 their phone can no longer connect to the carrier's network. and effectuate the
 3 transfer of the victim's phone number from one SIM card to another.

4 27-32. Upon information and belief, in Mr. Ross's case, not only did AT&T
 5 employees employees, representatives and agents access his account without
 6 authorization, they also changed his SIM card number to a phone controlled by
 7 hackers, who then immediately used that control to steal from Mr. Ross and access
 8 sensitive personal information.

9 **B. AT&T Allowed-Facilitated Unauthorized Access to Mr. Ross'**
 10 **AT&T Account and Gave Control of His Account to Hackers**

11 28-33. AT&T employees, representatives and agents accessed Mr. Ross'
 12 AT&T mobile account without his authorization, obtained his confidential and
 13 proprietary personal information, and gave complete control of his mobile service
 14 to hackers – all without Mr. Ross' knowledge or consent. Those hackers then
 15 immediately used their control over Mr. Ross' mobile phone number to access ant
 16 and take control of his sensitive and confidential information and accounts and
 17 steal more than \$1 million from him and access sensitive personal information
 18 such as passports, drivers' licenses and birth certificates.

19 29-34. On October 26, 2018 at approximately 6:00 PM PT, Mr. Ross began
 20 receiving notifications that someone was attempting to withdraw currency from his
 21 account at Gemini, a provider of financial services. This caused Mr. Ross
 22 significant distress because, at the time, Mr. Ross had \$500,000 in USD in his
 23 Gemini account.

24 30-35. At approximately the same time, Mr. Ross noticed that his AT&T
 25 mobile phone had lost service and displayed "No Service", and he also noticed that
 26 he was automatically logged out of his Gmail account.

27 31-36. Mr. Ross immediately suspected that a hacker attack was underway
 28 and took his mobile phone to an Apple store for assistance.

1 32-37. Apple representatives assisted Mr. Ross in contacting AT&T Customer
 2 Support. At that time, an AT&T ~~employee~~employee, representative and agent
 3 informed the Apple representatives that Mr. Ross' SIM card had been changed.
 4 AT&T ~~employees~~employees, representatives and agents advised the Apple
 5 representatives to provide Mr. Ross with a new SIM card, and then Apple
 6 employees replaced the SIM card in Mr. Ross' phone. AT&T then activated the
 7 new SIM card, restoring Mr. Ross' access to his AT&T mobile number and account
 8 services.

9 33-38. When Mr. Ross returned home that evening, he called AT&T's
 10 customer service to discuss the unauthorized access to his account by AT&T
 11 ~~employees~~employees, representatives and agents and the unauthorized SIM swap.
 12 An AT&T customer service representative who identified himself as Ryan S. (with
 13 a representative identification number RS410M) informed Mr. Ross that an
 14 unauthorized SIM swap had occurred on his service at approximately 5:47 PM PT
 15 by AT&T representative Cristelo V. (with a representative identification number
 16 CV921H).

17 34-39. AT&T representative Ryan S. also informed Mr. Ross that this
 18 unauthorized SIM swap request was made using customer owned and maintained
 19 equipment ("COAM"), and explained that COAM is a mobile phone that is not
 20 provided by AT&T and would generally be of unknown origin to AT&T (for
 21 example, a hacker might purchase a used mobile phone on the internet).
 22 Furthermore, Ryan S. expressed surprise that this SIM swap was executed as he
 23 ~~said~~told Mr. Ross it was against AT&T internal policies for an AT&T
 24 representative to execute a COAM-originated SIM swap request from anyone
 25 calling in to an AT&T call center. Ryan S further represented that he made a
 26 specific note of this violation of AT&T's own policy in Mr. Ross' account, reading
 27 the note verbally to Mr. Ross "I have informed customer that a SIM card and IMEI
 28 change occurred on 10/26/18 at 5:47pm. This change was approved by agent which

1 is a direct violation of the ATT activation policy.” After a couple of hours on this
 2 call, Ryan S told Mr. Ross that his supervisor would take over the call, which she
 3 did, and immediately told Mr. Ross that Ryan S should not have given the
 4 information he did to Mr. Ross, and she immediately and abruptly terminated the
 5 call, causing further distress to Mr. Ross.

6 ~~35-40.~~ AT&T employees, representatives and agents employees(including
 7 Ryan S.) represented to Mr. Ross that AT&T would place a warning on his account
 8 stating that he was experiencing fraud and instructing AT&T employees not to
 9 change anything on his account – including his SIM card.

10 ~~36-41.~~ AT&T informs its customers that verbal account passcodes—which
 11 are different than online account sign-in passwords or the passcodes used to access
 12 a mobile device—are used to protect customer’s mobile accounts and may be
 13 required when a customer manages their AT&T account online or in an AT&T
 14 store.⁶

15 ~~37-42.~~ Within minutes of AT&T giving control over Mr. Ross’s AT&T mobile
 16 number to the hackers, they used that control to access and take over Mr. Ross’
 17 accounts at his financial services providers, including but not limited to, Coinbase,
 18 Gemini, and Binance. Coinbase and Gemini allow their users to store US dollars
 19 that can be used to buy and sell cryptocurrencies (such as bitcoin) within the user’s
 20 account, in a similar way to how users can store US dollars used to buy and sell
 21 stocks at financial services providers such as Fidelity, Schwab, and E*Trade.

22 ~~38-43.~~ At the time of the SIM swap attack, Mr. Ross had approximately
 23 \$500,000 in US dollars in his Gemini account and approximately \$500,000 in US
 24 dollars in his Coinbase account. By utilizing their control over Mr. Ross’ mobile
 25 phone number, which AT&T gave them, third-party hackers were able to access
 26 and take control of these accounts of Mr. Ross and control the entire USD amounts

27 _____
 28 ⁶ “Get info on passcodes for mobile accounts,” AT&T, *available at*
<https://www.att.com/esupport/article.html#!/mobile/KM1049472?gsi=tp3wtr>.

1 he held in both accounts. The hackers used Mr. Ross's \$1,000,000 in US dollars to
 2 purchase bitcoin—a type of cryptocurrency that can be difficult to trace—and then
 3 the hackers transferred that bitcoin into accounts they controlled at a different
 4 financial services provider. This made the cryptocurrency exceedingly difficult to
 5 trace, let alone recover.⁷

6 39-44. The hackers also transferred cryptocurrency worth approximately
 7 \$3,000 from Mr. Ross' Binance account into accounts they controlled, thereby
 8 stealing those funds from him as well.

9 40-45. The hackers also used their control over Mr. Ross' AT&T mobile
 10 phone number to access, change the passwords, and take control of several of Mr.
 11 Ross' most sensitive online accounts, including, but not limited to, his Authy,
 12 Google, Yahoo!, and DropBox accounts. In taking over his Google account, the
 13 hackers also changed his passwords and the phone number linked to Mr. Ross'
 14 two-factor authentication for these accounts, which made it impossible for Mr.
 15 Ross to regain immediate access to, let alone control of, these accounts (because
 16 any requests to remind him of or reset the password no longer were sent to Mr.
 17 Ross' mobile phone, but rather to the hacker's phone). It took Mr. Ross
 18 approximately 7-10 days to regain access to and restore control over his email and,
 19 and longer for his other online personal accounts, and several weeks to regain
 20 access to the accounts taken over at his other financial services providers. In
 21 addition, the hackers deleted several weeks-worth of emails and substantial data
 22 from Mr. Ross' Google account. Mr. Ross has not been able to recover any of this
 23 data.

24
 25 ⁷ See Investigation Report, Regional Enforcement Allied Computer Team, *California v. Nicholas*
 26 *Truglia* (Oct. 2018) (attached hereto as Exhibit B) at p. 8 (“explaining that “all of Robert R.’s
 27 funds stored in Coinbase (approximately \$500,000) and Gemini (approximately \$500,000) had
 28 been held in USD. The [hacker] used all the funds in USD at both exchanges to purchase
 bitcoins, then immediately withdrew all of the bitcoins. ... This information was subsequently
 verified by obtaining records directly from Coinbase and Gemini via search warrant.”).

1 ~~41-46~~. Criminal investigations by the California-based Regional Enforcement
2 Allied Computer Team (“REACT”), a multi-jurisdictional law enforcement
3 partnership specializing in cybercrime, into the October 2018 breach of Mr. Ross’
4 AT&T account and the resulting theft revealed the involvement of a third-party
5 hacker named Nicholas Truglia, who was arrested by REACT detectives on
6 November 13, 2018, and faces 21 felony counts in Santa Clara County for SIM
7 swaps and related thefts, including against Mr. Ross. In their investigation report,
8 REACT detectives specifically wrote that they obtained a search warrant for AT&T
9 records pertaining to these thefts, and in response, AT&T provided REACT
10 investigators with records that showed the same mobile device used by the hacker
11 (identified through the device’s IMEI number) had been used to effect the account
12 takeovers of Mr. Ross, as well as the accounts of several other victims. In total, the
13 records indicated that, prior to the unauthorized and illegal SIM swap and theft
14 facilitated by AT&T against Mr. Ross, 11 unique phone numbers had been SIM
15 swapped using this device between October 5 and October 26, 2018. It is
16 incredulous that AT&T not only allowed these other unauthorized SIM swaps to
17 happen, resulting in several other victims, but certainly knew or should have
18 known that the same mobile device used to SIM swap other victims was already
19 being used by a hacker who later used that same device to SIM swap Mr. Ross.
20 Even the most basic check by AT&T would have easily flagged this IMEI as being
21 used to perpetrate completely unauthorized and illicit SIM swaps well prior to the
22 unauthorized and illegal SIM swap against Mr. Ross, which resulted within 45
23 minutes of the theft of almost his entire life’s savings of \$1,000,000.

24 ~~42-47~~. Mr. Ross’ financial and personal life have been uprooted as a result of
25 AT&T’s failure to safeguard his account.

26 ~~43-48~~. As a result of the SIM swap detailed above, Mr. Ross lost more than
27 \$1 million in USD. This money constituted the majority of Mr. Ross’ life savings
28

1 and the money he had saved for his daughter's college fund as well as his own
2 retirement.

3 44-49. The financial strain resulting from the robbery of Mr. Ross has caused
4 extreme emotional distress for Mr. Ross. The loss of his savings caused massive
5 disruption in Mr. Ross' financial planning and caused him to worry about the
6 financial well-being of himself and his daughter. He has suffered, and continues to
7 suffer, from severe anxiety, fear, weight gain, depression, and loss of sleep as a
8 direct result.

9 45-50. Additionally, Mr. Ross' and his minor daughter's sensitive and
10 confidential personal information have been compromised as a result of the SIM
11 swaps. Mr. Ross stored color copies of their passports, drivers' licenses, and birth
12 certificates in the online accounts which were taken over by the hackers as a result
13 of the AT&T-facilitated SIM swap. Ten years of Mr. Ross' sensitive and
14 confidential tax returns were also compromised. All of this information is now at
15 extraordinarily high risk of being posted or bought and sold on the dark web by
16 criminals and identity thieves, putting Mr. Ross and his minor child at ongoing risk
17 of significant privacy violations, identity theft, and countless additional unknown
18 harms for the rest of their lives.

19 **C. AT&T's Failure to Protect Mr. Ross' Account from Unauthorized**
20 **Access Violates Federal Law**

21 46-51. AT&T is the world's largest telecommunications company and
22 provider of mobile telephone services. As a common carrier,⁸ AT&T is governed
23 by the Federal Communications Act of 1934, as amended ("FCA"),⁹ and
24 corresponding regulations passed by the FCC.¹⁰

25
26
27 ⁸ 47 U.S. Code § 153(51).

28 ⁹ 47 U.S.C. § 151 *et seq.*

¹⁰ 47 C.F.R. § 64.2001 *et seq.*

1 47-52. Recognizing the sensitivity of data collected by mobile carriers,
 2 Congress, through the FCA, requires AT&T to protect Mr. Ross' sensitive personal
 3 information to which it has access as a result of its unique position as a
 4 telecommunications carrier.¹¹

5 48-53. Section 222 of the FCA, which became part of the Act in 1996,
 6 requires AT&T to protect the privacy and security of information about its
 7 customers. Likewise, Section 201(b) of the Act requires AT&T's practices related
 8 to the collection of information from its customers to be "just and reasonable" and
 9 declares unlawful any practice that is unjust or unreasonable.¹²

10 49-54. AT&T's most specific obligations to protect its customers concerns a
 11 specific type of information, called Customer Proprietary Information and Other
 12 Customer Information, and known by the acronym "CPNI."¹³ Specifically, the
 13 FCA "requires telecommunications carriers to take specific steps to ensure that
 14 CPNI is adequately protected from unauthorized disclosure."¹⁴

15 50-55. Carriers like AT&T are liable for failures to protect their customers
 16 unauthorized disclosures.¹⁵ The FCC has also stated that "[t]o the extent that a
 17 carrier's failure to take reasonable precautions renders private customer
 18 information unprotected or results in disclosure of individually identifiable CPNI, .
 19 . . a violation of section 222 may have occurred."¹⁶

20 54-56. CPNI is defined as "information that relates to the quantity, technical
 21 configuration, type, destination, location, and amount of use of a

22 ¹¹ 47 U.S.C. § 222.

23 ¹² 47 U.S.C. § 201(b).

24 ¹³ 47 U.S.C. § 222(a).

25 ¹⁴ Report and Order and Further Notice of Proposed Rulemaking, *In the Matter of*
 26 *Implementation of the Telecommunications Act of 1996: Telecommunications Carriers' Use of*
 27 *Customer Proprietary Network Information and Other Customer Information*, 22 F.C.C. Rcd.
 28 6927 ¶ 1 (April 2, 2007) (hereafter, "2007 CPNI Order").

¹⁵ 47 U.S.C. §§ 206, 207.

¹⁶ Declaratory Ruling, *In the Matter of Implementation of the Telecommunications Act of 1996:*
Telecommunications Carriers' Use of Customer Proprietary Network Information & Other
Customer Information, 28 F.C.C. Rcd. 9609 ¶ 30 (2013) (hereafter, "2013 CPNI Order").

1 telecommunications service subscribed to by any customer of a
 2 telecommunications carrier, and that is made available to the carrier by the
 3 customer solely by virtue of the carrier-customer relationship; and . . . information
 4 contained in the bills pertaining to telephone exchange service or telephone toll
 5 service received by a customer of a carrier.”¹⁷

6 ~~52-57~~. As AT&T has admitted to customers, SIM swap attacks constitute a
 7 CPNI breach.

8 ~~53-58~~. Mr. Ross’ CPNI was breached by one or more AT&T ~~employees~~
 9 ~~employees, representatives and agents~~ when they accessed his account and
 10 swapped his SIM card number without his authorization. When ~~employees,~~
 11 ~~representatives and agentsemployees~~ accessed Mr. Ross’ account, his CPNI was
 12 visible. On information and belief, this included, but was not limited to,
 13 information about the configuration, type, and use of his subscribed AT&T
 14 services, his personal information, his SIM card details, and his billing
 15 information. AT&T ~~employees-employees, representatives and agents~~ then used
 16 this information to effectuate an unauthorized SIM swap.

17 ~~54-59~~. This type of unauthorized use of Mr. Ross’ CPNI is illegal under the
 18 FCA. The FCA forbids AT&T from “us[ing], disclos[ing], or permit[ting] access
 19 to” CPNI, except in limited circumstances.¹⁸ This extends to the carrier’s ~~own~~
 20 ~~employees employees, representatives and agents~~.

21 ~~55-60~~. AT&T may only use, disclose, or permit access Mr. Ross’ CPNI: (1)
 22 as required by law; (2) with his approval; or (3) in its provision of the
 23 telecommunications service from which such information is derived, or services
 24 necessary to or used in the provision of such telecommunications service.¹⁹

27 ¹⁷ 47 U.S.C. § 222(h)(1).

28 ¹⁸ 47 U.S.C. § 222(c)(1).

¹⁹ 47 U.S.C. § 222.

Beyond such use, “the Commission’s rules require carriers to obtain a customer’s knowing consent before using or disclosing CPNI.”²⁰

~~56-61~~. AT&T failed to protect Mr. Ross from authorized use of his CPNI.

AT&T permitted its employees, representatives and agent~~employees~~ to use and/or disclose Mr. Ross’ CPNI without obtaining Mr. Ross’ knowing consent beforehand. AT&T employees employees, representatives and agents, acting within the scope of their employment and agency, likewise did not seek Mr. Ross’ knowing consent before using, disclosing, and/or permitting access to his CPNI when they accessed his account and swapped his SIM card. Instead, AT&T employees, representatives and agent~~employees~~ authorized a COAM SIM swap over the phone, in violation of AT&T’s own internal policies. Because such conduct does not fit within the FCA’s recognized legitimate uses, it constitutes a violation of the FCA.

~~57-62~~. Pursuant to the FCA, the FCC has developed comprehensive rules concerning AT&T’s obligations under its duty to protect customers’ CPNI.²¹ This includes rules “designed to ensure that telecommunications carriers establish effective safeguards to protect against unauthorized use or disclosure of CPNI.”²² The FCC specifically recognizes that “[a]bsent carriers’ adoption of adequate security safeguards, consumers’ sensitive information... can be disclosed to third parties without consumers’ knowledge or consent.”²³ In a 2013 order, the FCC “clarif[ied] existing law so that consumers will know that *their carriers must safeguard these kinds of information so long as the information is collected by or*

²⁰ 2007 CPNI Order ¶ 8 (emphasis added).

²¹ See 47 CFR § 64.2001 (“The purpose of the rules in this subpart is to implement section 222 of the Communications Act of 1934, as amended, 47 U.S.C. 222.”). The FCC also regularly releases CPNI orders that promulgate rules implementing its express statutory obligations. See 2007 CPNI Order and 2013 CPNI Order.

²² 2007 CPNI Order ¶ 9; see also *Id.* at ¶ 35; 47 U.S.C. § 222(c); 47 C.F.R. § 64.2009.

²³ *Id.*

1 *at the direction of the carrier and the carrier or its designee*²⁴ *has access to or*
 2 *control over the information.*²⁵

3 ~~58-63~~. Pursuant to these rules, AT&T must “implement a system by which
 4 the status of a customer’s CPNI approval can be clearly established *prior to* the use
 5 of CPNI.”²⁶ AT&T is also required to “design their customer service records in
 6 such a way that the status of a customer’s CPNI approval can be clearly
 7 established.”²⁷ The FCC’s rules also “require carriers to maintain records that track
 8 access to customer CPNI records.”²⁸

9 ~~59-64~~. Upon information and belief, AT&T has failed to implement such a
 10 system. The fact that Mr. Ross’ account was accessed, and his SIM card number
 11 was changed without his authorization, demonstrates AT&T’s failures in this
 12 regard.

13 ~~60-65~~. AT&T is also required to “train their personnel as to when they are
 14 and are not authorized to use CPNI, and carriers must have an express disciplinary
 15 process in place.”²⁹

16 ~~61-66~~. Upon information and belief, AT&T has failed to properly train and
 17 supervise ~~their~~its personnel, contractors, representatives and agents, as reflected
 18 by an AT&T employee, representative employee, representative and
 19 agent’s employee’s involvement in Mr. Ross’ breaches – and that employee,
 20 representative’s and agent’s employee’s ability to so easily effectuate a SIM swap in
 21 violation of AT&T’s own internal policies.

24 In the ruling, “designee” is defined as “an entity to which the carrier has transmitted, or directed the transmission of, CPNI or is the carrier’s agent.” *Id.* n. 1.

25 *Id.* at ¶ 1 (emphasis added).

26 2007 CPNI Order ¶¶ 8-9 (emphasis added); *see also* 47 C.F.R. § 64.2009(a).

27 *Id.* ¶ 9.

28 *Id.*

29 47 C.F.R. § 64.2009(b) “Safeguards required for use of customer proprietary network information”.

1 ~~62-67~~. AT&T has also breached its duty to safeguard Mr. Ross' CPNI from
2 data breaches, in violation of Section 222(a) and Section 201(b) of the FCA.

3 ~~63-68~~. The FCC has "[made] clear that carriers' existing statutory obligations
4 to protect their customers' CPNI include[s] a requirement that carriers take
5 reasonable steps, which may include encryption, to protect their CPNI databases
6 from hackers and other unauthorized attempts by third parties to access CPNI."³⁰

7 ~~64-69~~. AT&T failed to take reasonable steps to protect Mr. Ross' CPNI,
8 thereby allowing third-party hackers to access his CPNI.

9 ~~65-70~~. The FCC also requires that carriers inform customers – and law
10 enforcement – “whenever a security breach results in that customer’s CPNI being
11 disclosed to a third party without that customer’s authorization.”³¹ This
12 requirement extends to *any* unauthorized disclosure.

13 ~~66-71~~. In adopting this requirement, the FCC rejected the argument that it
14 “need not impose new rules about notice to customers of unauthorized disclosure
15 because competitive market conditions will protect CPNI from unauthorized
16 disclosure.”³²

17 ~~67-72~~. Instead, the FCC found that “[i]f customers and law enforcement
18 agencies are unaware of [unauthorized access], unauthorized releases of CPNI will
19 have little impact on carriers’ behavior, and thus provide little incentive for carriers
20 to prevent further unauthorized releases. By mandating the notification process
21 adopted here, we better empower consumers to make informed decisions about
22 service providers and assist law enforcement with its investigations. This notice
23 will also empower carriers and consumers to take whatever ‘next steps’ are
24 appropriate in light of the customer’s particular situation.”³³ The FCC specifically
25

26 ³⁰ 2007 CPNI Order ¶ 36 (citation omitted).

27 ³¹ 2007 CPNI Order at ¶ 26; *see also* 47 C.F.R. § 64.2011(c).

28 ³² 2007 CPNI Order ¶ 30.

³³ *Id.*

1 recognized that this notice could allow consumers to take precautions or protect
2 themselves “to avoid stalking or domestic violence.”³⁴

3 ~~68-73.~~ AT&T failed in its duty to safeguard Mr. Ross’ CPNI from breaches
4 and, upon information and belief, has failed to properly inform him of such
5 breaches when they occurred. Mr. Ross never received any documentation or
6 communication alerting him that his CPNI had been breached, even though AT&T
7 knew his CPNI had been breached as a result of the REACT criminal investigation,
8 and knew or should have known that his CPNI had been breached as a result of
9 multiple prior SIM swaps enacted by hackers using the same mobile phone and
10 IMEI.

11 ~~69-74.~~ Under the FCA, AT&T is not just liable for its own violations of the
12 Act, but also for violations that it “cause[s] or permit[s].”³⁵ By failing to secure
13 Mr. Ross’ account and protect his CPNI, AT&T caused and/or permitted Mr. Ross’
14 CPNI to be accessed and used by its own ~~employees-employees, representatives~~
15 ~~and agents~~ and by third-party hackers.

16 ~~70-75.~~ AT&T is also responsible for the acts, omissions, and/or failures of
17 officers, agents, employees, or any other person acting for or employed by AT&T.

18 **D. Mr. Ross’ Harm was Caused by ~~AT&T’s~~ Defendants’ Negligence**

19 ~~74-76.~~ By failing to secure Mr. Ross’ account—and protect the confidential
20 and sensitive data contained therein—and to properly hire, train, and supervise
21 their employees, ~~representatives and agents, AT&T is~~ Defendants are responsible
22 for the foreseeable harm Mr. Ross suffered as a result of ~~AT&T’s~~ Defendants’ gross
23 negligence.

24
25 ³⁴ *Id.* at n. 100.

26 ³⁵ See 47 U.S.C.A. § 206 (establishing that “[i]n case any common carrier shall do, or cause or
27 permit to be done, any act, matter, or thing in this chapter prohibited or declared to be unlawful,
28 or shall omit to do any act, matter, or thing in this chapter required to be done such common
carrier shall be liable to the person or persons injured thereby for the full amount of damages
sustained in consequence of any such violation of the provisions of this chapter[.]”)

72.—Further, AT&T is Defendants are responsible for its-~~their~~ employees’
representatives’ and agents’ failure to obtain Mr. Ross’ valid consent before
accessing his account and effectuating a SIM swap, as such actions were within the
scope of their agency of employment with AT&T Defendants. On information and
belief, AT&T Defendants’ representatives and agents~~employees~~ were tasked with
and able to change customers’ SIM card numbers at will – even when such changes
violated AT&T company policy. Additionally, AT&T Defendants employees’
representatives’ and agents’ breach of Mr. Ross’ account and the subsequent SIM
swap was foreseeable. AT&T has known for more than a decade that third parties
frequently attempt to access and take over mobile customers’ accounts for
fraudulent purposes. breach of Mr. Ross’ account and the subsequent SIM swap
was foreseeable.

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73-77. In 2007, the FCC issued an order strengthening its CPNI rules in
response to the growing practice of “pretexting.”³⁶ Pretexting is “the practice of
pretending to be a particular customer or other authorized person in order to obtain
access to that customer’s call detail or other private communication records.”³⁷
This 2007 Order put AT&T on notice that its customers’ accounts were vulnerable
targets of the third-parties seeking unauthorized access.

74-78. AT&T and its representatives and agents also knew, or should have
known, about the risk SIM swap crimes presented to its customers. SIM swap
crimes have been a widespread and growing problem for years. The U.S. Fair
Trade Commission (“FTC”) reported in 2016 that there were 1,038 reported SIM
swap attacks *per month* in January 2013, which increased sharply to 2,658 per

³⁶ 2007 CPNI Order.

³⁷ *Id.* at ¶ 1.

1 month by January 2016—2.5 times as many.³⁸ The FTC reported that SIM swaps
 2 represented 6.3% of all identity thefts reported to the agency in January 2016, and
 3 that such thefts “involved all four of the major mobile carriers” – including
 4 AT&T.³⁹

5 ~~75-79.~~ AT&T knew or should have known that it needed to take steps to
 6 protect its customers. The FTC’s 2017 Report stated that “*mobile carriers are in a*
 7 *better position than their customers to prevent identity theft through mobile*
 8 *account hijacking[.]*”⁴⁰ The FTC urged carriers like AT&T to “adopt a multi-level
 9 approach to authenticating both existing and new customers and require their own
 10 employees as well as third-party retailers to use it for all transactions.”⁴¹ The FTC
 11 also specifically warned carriers like AT&T of the risk that, due to text message
 12 password reset requests and two-factor authentication, SIM swapping put
 13 subscribers at risk of financial loss and privacy violations:

14 Having a mobile phone account hijacked can waste hours of a
 15 victim’s time and cause them to miss important calls and
 16 messages. However, this crime is particularly problematic due
 17 to the growing use of text messages to mobile phones as part of
 18 authentication schemes for financial services and other
 19 accounts. The security of two-factor authentication schemes
 20 that use phones as one of the factors relies on the assumption
 21 that someone who steals your password has not also stolen your
 22 phone number. *Thus, mobile carriers and third-party retailers*
need to be vigilant in their authentication practices to avoid
putting their customers at risk of major financial loss and
having email, social network, and other accounts
*compromised.*⁴²

24 ³⁸ Lori Cranor, FTC Chief Technologist, “Your mobile phone account could be hijacked by an
 25 identity thief,” Federal Trade Commission (June 7, 2016), *available at*
 26 [https://www.ftc.gov/news-events/blogs/techftc/2016/06/your-mobile-phone-account-could-be-](https://www.ftc.gov/news-events/blogs/techftc/2016/06/your-mobile-phone-account-could-be-hijacked-identity-thief)
[hijacked-identity-thief](https://www.ftc.gov/news-events/blogs/techftc/2016/06/your-mobile-phone-account-could-be-hijacked-identity-thief) (hereafter, “2017 FTC Report”).

27 ³⁹ *Id.*

28 ⁴⁰ *Id.* (emphasis added).

⁴¹ *Id.*

⁴² *Id.* (emphasis added).

1 ~~76-80~~. AT&T admitted it was aware of SIM swap crimes and the effect they
 2 could have on its customers in September 2017 when AT&T's Vice President of
 3 Security Platforms published an article on AT&T's "Cyber Aware" blog about SIM
 4 swaps.⁴³ In the article, AT&T acknowledged that subscribers with "valuable
 5 accounts that are accessible online" are likely targets of SIM swaps. AT&T
 6 recommended that its customers set up passcodes that would provide "extra
 7 security." These passcodes failed to protect Mr. Ross.

8 ~~77-81~~. AT&T therefore knew that its customers' accounts were at risk for
 9 *longer than a year* before Mr. Ross' account was breached.

10 ~~78-82~~. AT&T's inadequate security procedures are particularly egregious in
 11 light of AT&T's repeated public statements about the importance of cyber security
 12 and its public representations about its expertise in this area. AT&T has an entire
 13 series on its public YouTube channel ("AT&T ThreatTraq") dedicated to discussing
 14 and analyzing emerging cybersecurity threats.⁴⁴ In its videos, AT&T describes
 15 itself as a "network that senses and mitigates cyber threats."⁴⁵

16 ~~79-83~~. AT&T recognizes the risks that arise when a mobile phone is
 17 compromised, stating, "Our phones are mini-computers, and with so much
 18 personal data on our phones today, it's also important to secure our mobile
 19 devices."⁴⁶ AT&T's advertisements also stress how central a role mobile phones
 20 play in its customer's lives, stating: "My phone is my life" and "My phone is
 21
 22
 23

24 ⁴³ Brian Rexroad, "Secure Your Number to Reduce SIM Swap Scams," AT&T's Cyber Aware
 25 (Sep. 2017), available at https://about.att.com/pages/cyberaware/ni/blog/sim_swap.

26 ⁴⁴ "AT&T Tech Channel," YouTube, available at
 27 <https://www.youtube.com/user/ATTTechChannel>.

28 ⁴⁵ "AT&T – Protect Your Network with the Power of &," VIMEO, available at
<https://vimeo.com/172399153>.

⁴⁶ AT&T, "Mobile Security," YOUTUBE (Feb. 12, 2019), available at
<https://www.youtube.com/watch?v=KSPHS89VnX0>.

1 everything.” The same ad stresses how the inability to use a mobile phone makes
2 people feel “completely untethered, flailing around.”⁴⁷

3 ~~80-84.~~ AT&T markets its ability to identify and neutralize emerging cyber
4 threats for its customers. In one video, AT&T employees discuss “threat hunting”
5 – which they describe as “an active threat analysis where you’re actually thinking
6 about your adversary.”⁴⁸ They claim that it’s “important” and “something [AT&T
7 has] been doing for a long time.”⁴⁹ They advise that companies should think about
8 “what would a hacker want to do, where would a hacker go to get my data, what
9 are some of the points on my network that are most vulnerable, or where is the data
10 flow that is potentially going to be a leakage” and state that “having threat hunting
11 as part of a proactive continuous program, integrating with existing security
12 measures, will help [you] stay ahead of the threats.”⁵⁰ AT&T failed to heed this
13 advice.

14 ~~81-85.~~ Not only did AT&T advise staying ahead of and addressing cyber
15 threats, it also stressed that these practices could even help identify “insider
16 threats”—*employees within the company* or authorized representatives and agents.

17 ~~82-86.~~ In an additional video focused on insider threats, AT&T
18 employees~~representatives~~ go on at length about the threat of company insiders
19 selling corporate information *and access*, citing a survey showing that “30% [of
20 respondents] had purposefully sent data outside of their organization at some point
21 in time” and “14% of the people that were interviewed said they would actually
22 sell their corporate log-ins to folks on the outside or sell that data for less than
23
24

25 ⁴⁷ “AT&T Mobile Movement Campaign – Ads,” VIMEO, *available at*
26 <https://vimeo.com/224936108>.

27 ⁴⁸ AT&T Tech Channel, “The Huntin’ and Phishin’ Episode,” YOUTUBE (Apr. 21, 2017),
available at <https://www.youtube.com/watch?v=3g9cPCiFosk>.

28 ⁴⁹ *Id.*

⁵⁰ *Id.*

1 about \$250 US.”⁵¹ They cited as a “significant concern” the “individuals that have
 2 privileged access, that have broad access inside an organization.”⁵² AT&T
 3 therefore knew or should have known that there was a significant risk that its own
 4 employees, representatives and agents would provide AT&T customer data—
 5 including customer account data—and that the risk was heightened when
 6 employees had too broad of access to corporate systems, yet failed to put sufficient
 7 systems and resources in place to mitigate that risk, despite its own advice to the
 8 contrary.

9 ~~83-87~~. AT&T has also recognized the danger presented to its customers when
 10 their email addresses are hacked, as Mr. Ross’ was as a result of AT&T’s failures.
 11 As one AT&T employee puts it: “I think most people do have something valuable
 12 [in their email accounts], which is access to all their other accounts, which you can
 13 get with a password reset.”⁵³ They call this “something worth keeping safe.”⁵⁴
 14 They advised that a “strong, obviously, security awareness program within a
 15 company... is extremely important.”⁵⁵

16 ~~84-88~~. In this online video series, AT&T makes specific mention of SIM
 17 swapping activity. In one video, AT&T’s Vice President of Security Platforms
 18 (Brian Rexroad) and Principal of Technology Security (Matt Keyser) discuss the
 19 hack of a forum called OGusers.⁵⁶ In the segment, they discuss the hacking of
 20 social media users’ account names and point to a news story that highlights—in
 21
 22

23
 24 ⁵¹ AT&T ThreatTraq, “The Real Threat of Insider Threats,” YouTube (May 5, 2017), *available*
 25 *at* <https://www.youtube.com/watch?v=ZM5tuNiVsjs> (emphasis added).

26 ⁵² *Id.*

27 ⁵³ *Id.*

28 ⁵⁴ *Id.* See also “Account Hijacking Forum OGusers Hacked,” KREBSONSECURITY (May 19,
 2019) *at* <https://krebsonsecurity.com/2019/05/account-hijacking-forum-ogusers-hacked/>

⁵⁵ *Id.*

⁵⁶ AT&T ThreatTraq, “5/31/19 Account-hacking Forum OGusers Hacked,” YOUTUBE (May 31
 2019), *available at* https://www.youtube.com/watch?time_continue=234&v=cS4xV3cej3A.

1 distinct orange type—that OGusers is a forum popular among people “conducting
2 SIM swapping attacks to seize control over victims’ phone numbers.”⁵⁷

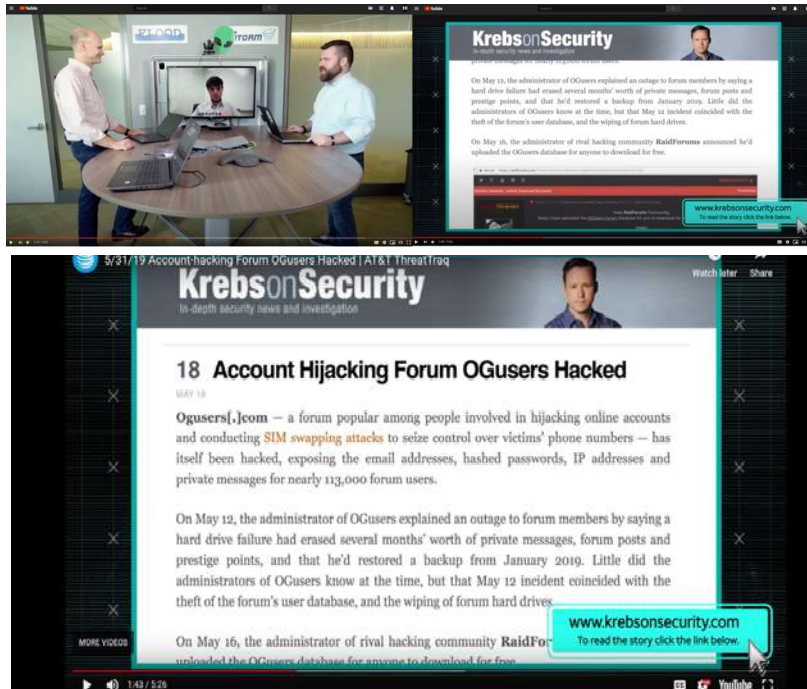


Figure 2

Figure 1
AT&T’s Vice President of Security Platforms (Brian Rexroad) and Principal of
Technology Security (Matt Keyser) discuss the hack of the “OGusers” forum where Sim
swappers meet and a news story highlighting how SIM swappers seize control of victims’
phone numbers.

⁵⁷ *Id.*; see also Freeman Indictment at ¶ 2 (Describing how “discussions—such as discussing the manner and means to [SIM swap] attacks generally, and networking among [SIM swap hackers]—typically took place on forums such as “OGusers.”).

1 ~~85-89~~. AT&T was therefore well aware of the significant risk that AT&T
 2 employees, representatives and agents and SIM swapping presented to its
 3 customers, and the need to mitigate such risks, but nonetheless failed to take
 4 adequate steps to protect Mr. Ross. Instead, it continued to make public statements
 5 giving rise to a reasonable expectation that AT&T could—and would—protect its
 6 customers.

7 ~~86-90~~. That Mr. Ross was at risk of account breaches at the hands of AT&T
 8 employees, representatives and agents is particularly foreseeable—and AT&T’s
 9 failures are particularly stark—in light of AT&T’s history of unauthorized
 10 employee, representative and agent access to customer accounts.

11 ~~87-91~~. In 2015, AT&T ~~failed~~ became subject to an FCC enforcement action,
 12 and paid a \$25 million civil penalty, for nearly identical failures to protect its
 13 customers’ sensitive account data.⁵⁸ In that case, as AT&T admitted, employees, representatives and agents
 14 at an AT&T call center breached 280,000 customers’
 15 accounts.⁵⁹ Specifically, AT&T employees, representatives and agents -had
 16 improperly used login credentials to access customer accounts and access customer
 17 information that could be used to unlock the customers’ devices.⁶⁰ The employees
 18 then sold the information they obtained from the breaches to a third party.⁶¹

19 ~~88-92~~. The FCC concluded that AT&T’s “failure to reasonably secure
 20 customers’ proprietary information violates a carrier’s statutory duty under the
 21 Communications Act to protect that information, and also constitutes an unjust and
 22 unreasonable practice in violation of the Act.”⁶²

23 ~~89-93~~. The FCC stressed that the FCA is intended to “ensure that consumers
 24 can trust that carriers have taken appropriate steps to ensure that unauthorized

25 ⁵⁸ *In the Matter of AT&T Servs., Inc.*, 30 F.C.C. Rcd. 2808 (2015) at
 26 <https://docs.fcc.gov/public/attachments/DA-15-399A1.pdf>

27 ⁵⁹ *Id.* at ¶ 1.

28 ⁶⁰ *Id.* at ¶¶ 7, 11.

⁶¹ *Id.* at ¶ 1.

⁶² *Id.* at ¶ 2.

persons are not accessing, viewing or misusing their personal information.”⁶³ It stressed its expectation that “telecommunications carriers such as AT&T... take ‘every reasonable precaution’ to protect their customers’ data[.]”⁶⁴

90-94. As part of its penalty, AT&T entered into a stipulated Consent Decree with the FCC, in which AT&T agreed to develop and implement a compliance plan to ensure appropriate safeguards to protect consumers against similar breaches by improving its privacy and data security practices.⁶⁵

95. This FCC enforcement action underscores AT&T’s knowledge of the risk its employees presented to customers, the prevalence of employee breaches to customer data, the sensitive nature of customer CPNI, and its duties to protect and safeguard that data. Nonetheless, more than 3 years after stipulating to the Consent Decree, AT&T still failed to protect its customer from employee breaches of customer CPNI and other account data, virtually identical to the breach at issue here, heightening the degree of its negligence.

96. In January 2020, Princeton researchers released a study finding that top U.S. mobile carriers, including AT&T, do little to protect customers from SIM swap fraud.⁶⁶ The study stated “We examined the authentication procedures used by five prepaid wireless carriers when a customer attempted to change their SIM card. We found that all five carriers used insecure authentication challenges that could be easily subverted by attackers. We also found that attackers generally only needed to target the most vulnerable authentication challenges, because the rest could be bypassed.” The researchers pretended to be the true phone owner and said they forgot answers to security questions study stating, “Our key finding is

⁶³ *Id.*

⁶⁴ *Id.*

⁶⁵ *Id.* at ¶¶ 2, 17-18, 21.

⁶⁶ “*An Empirical Study of Wireless Carrier Authentication for SIM Swaps*” Kevin Lee, Ben Kaiser, Jonathan Mayer, Arvind Narayanan Dept of Computer Science and Center for Information Technology Policy, Princeton University, January 10, 2020 at https://www.issms2fasecure.com/assets/sim_swaps-01-10-2020.pdf

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1 that, at the time of our data collection, all 5 carriers used insecure authentication
 2 challenges that could easily be subverted by attackers.” The study also found: (i)
 3 Callers only needed to successfully respond to one challenge in order to
 4 authenticate, even if they had failed numerous prior challenges. (ii) Four-fifths of
 5 SIM-swap fraud attempts were successful, and the researchers attempted 50 SIM
 6 swaps and successfully completed 39. (iii) AT&T, Verizon and T-Mobile failed the
 7 study. (iv) Some carriers even guided them to the correct answer or didn't ask for
 8 anything at all. The Princeton study was widely reported in the media and
 9 prompted Congress to get involved. In January 2020, Senator Ron Wyden and 5
 10 other Senators and Congressmen published a letter to FCC Chairman Ajit Pai
 11 calling on him to take action to protect consumers against SIM swap fraud, with
 12 the Senator stating “SIM swap fraud may also endanger national security. For
 13 example, if a cybercriminal or foreign government uses a SIM swap to hack into
 14 the email account of a local public safety official, they could then leverage that
 15 access to issue emergency alerts using the federal alert and warning system
 16 operated by the Federal Emergency Management Agency.”⁶⁷ Senator Wyden also
 17 stated, “Consumers are at the mercy of wireless carriers when it comes to being
 18 protected against SIM swaps.”⁶⁸

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19 97. According to a Wall Street Journal (“WSJ”) article from November
 20 2019, “He Thought His Phone Was Secure; Then He Lost \$24 Million to Hackers,”
 21 investigators say they know of more than 3,000 SIM swap victims, accounting for
 22 at least \$70 million in theft nationwide (the real numbers are likely much higher
 23 considering that many cases go unreported).⁶⁹ The WSJ article states, “the people
 24 who investigate these attacks consider them some of the most harmful they have
 25 ever seen.”⁶⁹ -Victims include high profile public officials, celebrities, and

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⁶⁷ <https://docs.fcc.gov/public/attachments/DOC-362599A1.pdf>

⁶⁸ <https://twitter.com/ronwyden/status/1215757690875600896>

⁶⁹ <https://www.wsj.com/articles/he-thought-his-phone-was-secure-then-he-lost-24-million-to-hackers-11573221600>.

1 business executives like Jack Dorsey, the CEO of Twitter, whose 2019 SIM swap
 2 hack was profiled in the Forbes article “Why Twitter Blames AT&T For The Hack
 3 Of Its CEO Jack Dorsey Account, Sending Shocking Racist Tweets,” and quotes
 4 Jeb Su, a Principal Analyst at Atherton Research as saying “AT&T’s poor security
 5 policy made this malicious [SIM swap] hack possible.”⁷⁰ The same hacker who
 6 executed Jack Dorsey’s SIM swap also successfully hacked the District Attorney
 7 prosecuting the hacker who AT&T gave control to Mr. Ross’ phone service.⁷¹

8 98. The SIM swap problem is exacerbated by AT&T’s sprawling,
 9 mismanaged and problematic call center system. In 2017, AT&T’s parent (AT&T,
 10 Inc.) had 254,000 employees⁷² and 38 third-party call centers across eight non-US
 11 countries.⁷³ A study by the Communication Workers of America (“CWA”) entitled
 12 “AT&T 2018 Jobs Report: Telecom Giant Hollows Out Middle Class Workforce
 13 and Outsources to Global Contractors, Even as it Reaps Tax Windfall” details how
 14 AT&T’s call center operation is fundamentally broken. Among the key findings
 15 were that (i) employees at AT&T vendor call centers face inadequate training and
 16 intense pressure to reach unrealistic quotas – making it difficult to meet
 17 customer’s needs; (ii) overseas vendors, paid as little as \$1.60 per hour and often
 18 rely on other members of their household to make ends meet, provide inaccurate
 19 information, fail to solve problems, offer credits or promotions that cannot be
 20 honored, and enroll customers in services they did not request; and (iii) the
 21 problems caused by overseas operations add to the burden of U.S. based workers,
 22 thereby affecting their work. On information and belief, all of AT&T’s numerous

23
 24 ⁷⁰ <https://www.forbes.com/sites/jeanbaptiste/2019/08/31/why-twitter-blames-att-for-ceo-jack-dorsey-account-hack-sending-shocking-racist-tweets/>.

25 ⁷¹ “Authorities Arrest Alleged Member of Group That Hacked Jack Dorsey”, Vice by Joseph
 26 Cox, November 23, 2019 at https://www.vice.com/en_us/article/gyzawx/authorities-arrest-suspected-jack-dorsey-hacker.

27 ⁷² <https://www.statista.com/statistics/220683/number-of-atandt-employees-since-2007/>

28 ⁷³ New Report Pulls Back the Curtain on AT&T’s Vast Network of Offshored Call Centers at <https://cwa-union.org/news/releases/new-report-pulls-back-curtain-on-atts-vast-network-of-offshored-call-centers>

Field Code Changed

1 customer service representatives are authorized to perform SIM swaps,
2 exacerbating the problem. In order to address its organizational failings, AT&T
3 could have created a call center dedicated to SIM swaps, and properly vetted,
4 trained and supervised SIM swap customer service representatives, in order to
5 address the problem of unauthorized SIM swaps.

6 99. Further compounding AT&T's problem-ridden call center and SIM
7 swap mess is how AT&T apparently implemented completely inconsistent
8 authentication protocols at their wholly-owned call centers as compared to their
9 third-party call centers (such as One Touch Direct). An AT&T employee named
10 Robin told Mr. Ross on August 19, 2020 (when Mr. Ross called in via AT&T's
11 "611" feature from his phone, which apparently is routed to an AT&T wholly
12 owned call center) that at the time of the fraudulent SIM swap executed against
13 him (at the AT&T third-party call center One Touch Direct), callers requesting a
14 SIM swap to a customer service representative at an AT&T wholly-owned call
15 center received a text confirmation code that the caller needed to provide to the
16 AT&T customer service representative to complete the SIM swap, whereas
17 customers routed to an AT&T third-party call centers (such as One Touch Direct)
18 did not have receive such a text confirmation, and this was because AT&T did not
19 deploy this simple security confirmation solution to callers routed to AT&T third-
20 party call centers. Indeed, the AT&T employee Robin confirmed to Mr. Ross that
21 on the date of the unauthorized SIM swap, AT&T did *not* send a text confirmation
22 to Mr. Ross and Robin also told Mr. Ross that the AT&T representative Ryan S
23 made a note of that in Mr. Ross' customer record on the day of the unauthorized
24 SIM swap.

25 100. More significantly, fFor many years AT&T has been fully aware of
26 well-established technology solutions to deter and prevent unauthorized SIM
27 swaps and resulting thefts, which it could easily have implemented well *before* Mr.
28 Ross' phone was SIM swapped, but failed and refused to implement:

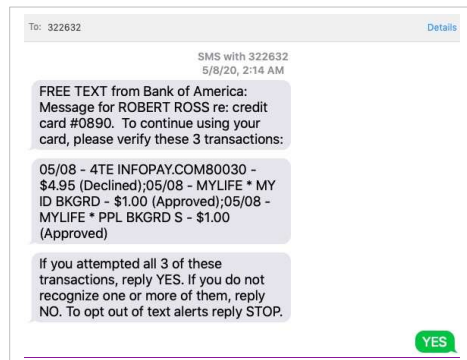
1 a. Location detection. At the exact moment of the SIM swap
 2 request, AT&T knew the hacker's phone was in New York City (as detailed in the
 3 location data AT&T provided to REACT)⁷⁷⁷ and that Mr. Ross' phone was
 4 simultaneously in San Francisco, as AT&T tracks customers' location and even
 5 sells their location data.⁷⁴ AT&T knew that Mr. Ross and his phone could not
 6 simultaneously be in both San Francisco and New York City, and could have easily
 7 recognized the SIM swap request as a fraud attempt, denied it, and alerted Mr.
 8 Ross. AT&T was actually profiting off customers' location data at the same time
 9 as it did nothing to use the same location data to prevent the unauthorized SIM
 10 swap.

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11 b. Text message. AT&T could have simply sent Mr. Ross a text
 12 message asking him to confirm whether he requested the SIM swap. He would
 13 have replied "no" and AT&T would have then denied the hacker's SIM swap
 14 request and could have reported the fraud attempt to Mr. Ross. Banks regularly text
 15 customers in this way to confirm even small, low-risk transactions to prevent
 16 fraud, as in the text Mr. Ross received from Bank of America confirming \$1
 17 transactions in Figure 2.

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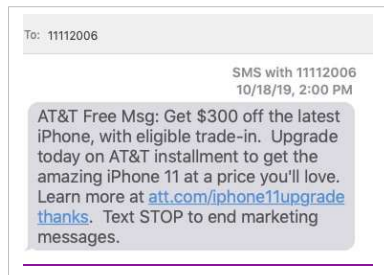


74 FCC Proposes Over \$200 Million in Fines Against Four Largest Wireless Carriers For Apparently Failing to Adequately Protect Consumer Location Data February 28, 2020 at <https://docs.fcc.gov/public/attachments/DOC-362754A1.pdf>

1 Figure 2

2 A text message from Bank of America to Mr. Ross asking him to confirm
 3 \$1 transactions, for the purpose of preventing even low-risk transactions.

4 AT&T regularly sends text messages to its customers for marketing purposes, and
 5 asks customers to reply if they want to stop receiving such texts, as in the message
 6 AT&T sent to Mr. Ross in Figure 3.



18 Figure 3

19 A text message from AT&T to Mr. Ross promoting \$300 off the latest iPhone in
 20 exchange for an installment upgrade to AT&T's service.

21 AT&T obviously has the ability to send such simple text messages to its customers
 22 requesting a reply. As a direct result of the theft of his life savings due to the SIM
 23 swap facilitated by AT&T, Mr. Ross eventually had to cancel his Comcast Xfinity
 24 cable TV service, as he could no longer afford it. During Mr. Ross' call with
 25 Comcast to request the cancellation, Comcast sent a text confirmation with a web
 26 link that required him to reconfirm the request as displayed in Figure 4.

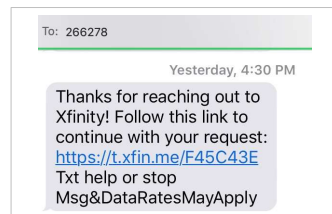


Figure 4

1 Text from Comcast confirming Mr. Ross' request to cancel his service

2 Comcast is a direct competitor to AT&T Mobility, as Comcast launched its wireless
 3 service branded as Xfinity Mobile, using Verizon's network in 2017⁷⁵. With every
 4 text confirmation Mr. Ross now receives such as from Bank of America, Comcast
 5 and others, he re-lives and is reminded of the theft as it would have been so easy
 6 for AT&T to have avoided destroying his life, with a simple text message..

7 c. *Email confirmation.* AT&T could have simply sent Mr. Ross an
 8 email asking him to confirm whether he requested the SIM swap. AT&T could
 9 have asked for a confirmation directly within the email or directed him to a
 10 legitimate link to confirm the request. Mr. Ross would have replied "no" and
 11 AT&T would have then denied the hacker's SIM swap request and could have
 12 reported the fraud attempt to Mr. Ross.

13 d. *IMEI detection.* AT&T detects when the same phone has been
 14 used in prior unauthorized SIM swaps, and their records (as provided to REACT)
 15 show that, prior to the unauthorized SIM swap AT&T facilitated against Mr. Ross,
 16 the same device as identified by its IMEI was used in 11 previous unauthorized
 17 SIM swaps.⁷⁷⁷ AT&T could simply have denied the ability for the phone that was
 18 used in previous unauthorized SIM swaps to be used in subsequent SIM swaps,
 19 including Mr. Ross', and also could have alerted Mr. Ross to the fraud attempt.

20 e. *Voice biometrics.* Voice -biometrics (or "Voice Id") is a well-
 21 established and cost-effective technology that has been implemented by leading
 22 financial institutions (e.g., Chase, Wells Fargo and Schwab) to prevent fraud by
 23 verifying customers' identities by comparing a caller's voice to a customer (or
 24 fraudster) voiceprint stored on file.⁷⁶ The technology has also been implemented by

26 ⁷⁵ Xfinity Mobile at <https://corporate.comcast.com/company/xfinity/mobile> and
 27 <https://corporate.comcast.com/company/xfinity/mobile>

28 ⁷⁶ Chase at <https://www.chase.com/personal/voice-biometrics>, Wells Fargo at
<https://www.wellsfargo.com/privacy-security/voice-verification>, and Schwab at
<https://www.schwab.com/voice-id>.

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1 in Europe, including by the largest carrier in Europe, Deutsche Telekom.⁷⁷ While
 2 AT&T developed its own voice biometrics solution called AT&T Watson, the
 3 technology was never implemented to prevent SIM swaps, and instead was sold to
 4 Interactions Corporation (“Interactions”) in 2014 in exchange for an equity stake.⁷⁸
 5 Ironically, Interactions continues to promote its voice biometrics solution as “Secure
 6 and Convenient Authentication.”⁷⁹ continues to publicly promote the solution to its
 7 large corporate customers who have their own call centers (e.g., banks, insurance
 8 companies), publishing a research report entitled “4 emerging technologies that
 9 could transform your contact center,” which provides in relevant part as follows:

10 Even as companies take steps to guard their IT environments against a
 11 growing barrage of cyberthreats, many are neglecting another vulnerable area: their
 12 contact centers.

13 - Social engineering calls to contact centers — in which
 14 fraudsters pose as customers and try to trick agents into
 15 revealing confidential customer information — are on the
 16 rise, according to industry experts, particularly at
 17 financial institutions, insurance companies and other
 18 businesses that store sensitive data.

19 - Voice biometrics can help your agents know exactly with
 20 whom they’re talking when they answer a customer call.
 21 This technology can recognize voice characteristics
 22 passively and verify callers in real time, whether they
 23 need to speak to one of your representatives or are using
 24 your interactive voice response system.

25 “By comparing your callers’ voiceprints against a
 26 database of known fraudster voiceprints, voice biometrics

27 ⁷⁷ Deutsche Telekom turns to biometrics for authentication and fraud detection

28 <https://telecoms.com/491915/dt-turns-to-biometrics-for-authentication-and-fraud-detection/>

⁷⁸ AT&T and Interactions Agree to Strategic Transaction in Speech and Multi-Modal Technology
Arena November 5, 2014.

https://about.att.com/story/att_and_interactions_agree_to_strategic_transaction_in_speech_and_multi_modal_technology_arena.html

⁷⁹ <https://www.interactions.com/products/voice-biometrics/>

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1 programs can help you identify and track potential
 2 thieves before they steal your data.”⁸⁰

3 f. *Data sharing.* Mobile phone carriers in other countries have
 4 implemented a “data sharing” solution to prevent theft once an unauthorized SIM
 5 swap has occurred. In essence, the carriers allow financial institutions real-time
 6 access to their SIM swap data so that the institution can block a requested currency
 7 transfer if there has been a SIM swap within a specified time frame (e.g., within 48
 8 hours of the transfer request), as—since very recent SIM swap combined with a
 9 withdrawal request is an extremely strong indicator of fraud. The data sharing
 10 solution is widely known and broadly used in the industry by major carriers outside
 11 of the US. Wired magazine published an article entitled “The SIM Swap Fix That
 12 the US isn’t Using,” which states in relevant part that “While foreign phone
 13 carriers are sharing data to stop SIM swap fraud, US carriers are dragging feet.”⁸¹
 14 Wired describes that even carriers in developing countries such as Mozambique
 15 implemented the solution within a few months of understanding the extent of the
 16 problem, and that the Head of IT, Cyber Security & Core Data Networks at
 17 Vodacom reported that “[the solution] reduced their SIM swap fraud to nearly zero
 18 overnight”.⁸² Third party aggregators such as Prove.com (formerly Payfone, Inc.)
 19 and Telesign TeleSign Corporation, who license SIM swap data from non-US
 20 carriers and sell it as a fraud prevention offering to banks. Figure 5 shows how all
 21 four major carriers in the United Kingdom (“UK”), including British Telecom,
 22 Vodafone, O2 and Three, provide their SIM swap data to Prove.com, which in turn
 23

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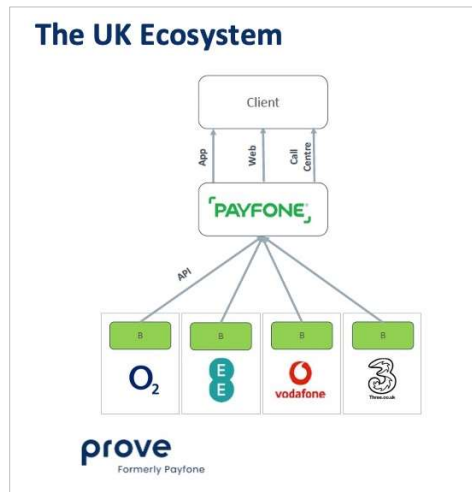
24
 25 ⁸⁰ “4 Emerging Technologies That Could Transform Your Contact Center” Mike Rajich, AT&T
 26 *Director of Contact Center and Enterprise Routing Product Management, AT&T*
 27 [https://www.business.att.com/learn/research-reports/4-emerging-technologies-that-could-](https://www.business.att.com/learn/research-reports/4-emerging-technologies-that-could-transform-your-contact-center.html)
 28 [transform-your-contact-center.html](https://www.business.att.com/learn/research-reports/4-emerging-technologies-that-could-transform-your-contact-center.html)

⁸¹ *The SIM Swap Fix That the US Isn’t Using*, Wired, Andy Greenberg, April 26, 2019
<https://www.wired.com/story/sim-swap-fix-carriers-banks/>.

⁸² *Id.*

1 sells a fraud prevention service to banks enabling them to do real-time SIM swap
 2 checks to at the time of customers' high-risk transactions.⁸³

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Figure 5

19 Prove.com system for aggregating SIM swap data from the top 4 UK carriers
 20 and enabling clients, such as banks, to perform real-time SIM swap checks

21
 22 101. Had AT&T implemented any of the foregoing low cost and easy to
 23 implement technology solutions, Mr. Ross would not have been the victim of an
 24 unauthorized SIM swap.

25 102. Instead of implementing solutions to *prevent* unauthorized SIM
 26 swaps, AT&T appears to have made the conscious business decision to profit from
 27

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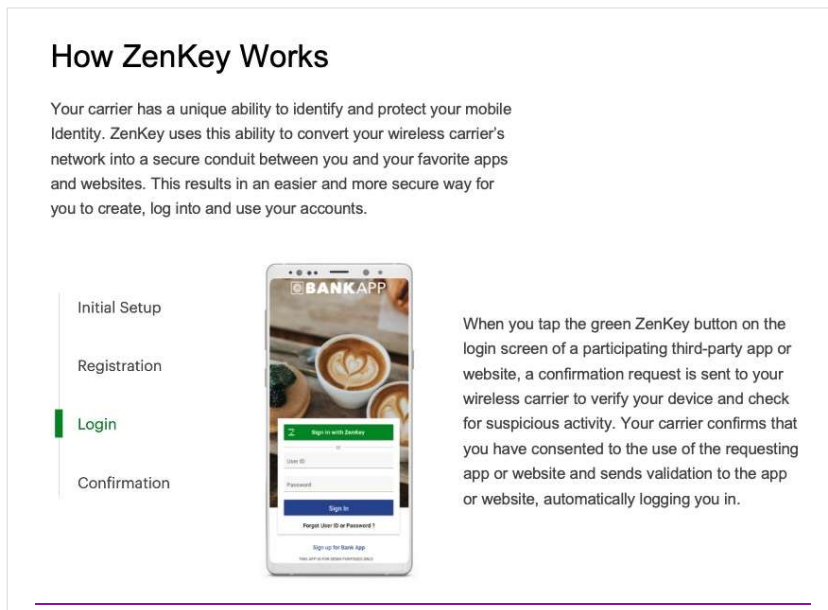
28 ⁸³ <https://info.prove.com/psd2-sca-uk-mobile-authentication>

1 unauthorized SIM swaps *after* they have occurred. On September 18, 2018, six
 2 weeks before Mr. Ross' SIM swap, AT&T, Verizon and T Mobile publicly
 3 announced the joint business scheme they had been developing for months called
 4 "Project Verify," now known as ZenKey, to profit from the SIM swap problem.⁸⁴

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5 103. ZenKey is marketed to consumers as an easier and more secure way to
 6 log into other online services, stating "Your carrier has a unique ability to identify
 7 and protect your mobile identity" and that ZenKey checks for suspicious activity at
 8 the carrier (Figure 6), denoting a real-time SIM swap check (as this is the most
 9 significant suspicious activity that can occur in a customer's mobile account).⁸⁵



24 Figure 6

25

26

27 ⁸⁴ *U.S. Mobile Giants Want to be Your Online Identity at*
 28 <https://krebsonsecurity.com/tag/project-verify/>

⁸⁵ <https://myzenkey.com/how-it-works/>

AT&T/ZenKey promotes that it “has a unique ability to identify and protect your mobile identity” and checks for suspicious activity.

AT&T’s ZenKey consumer app is available to consumers currently in the Apple and Google app stores for iPhone and Android devices, as shown in Figure 7.⁸⁶

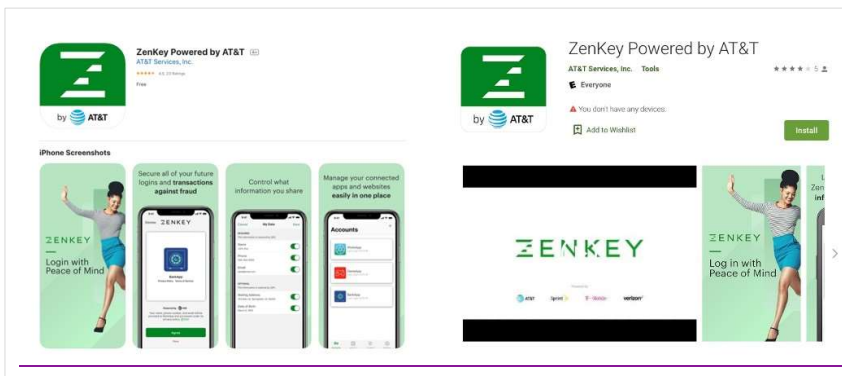


Figure 7

AT&T ZenKey apps for iPhone and Android

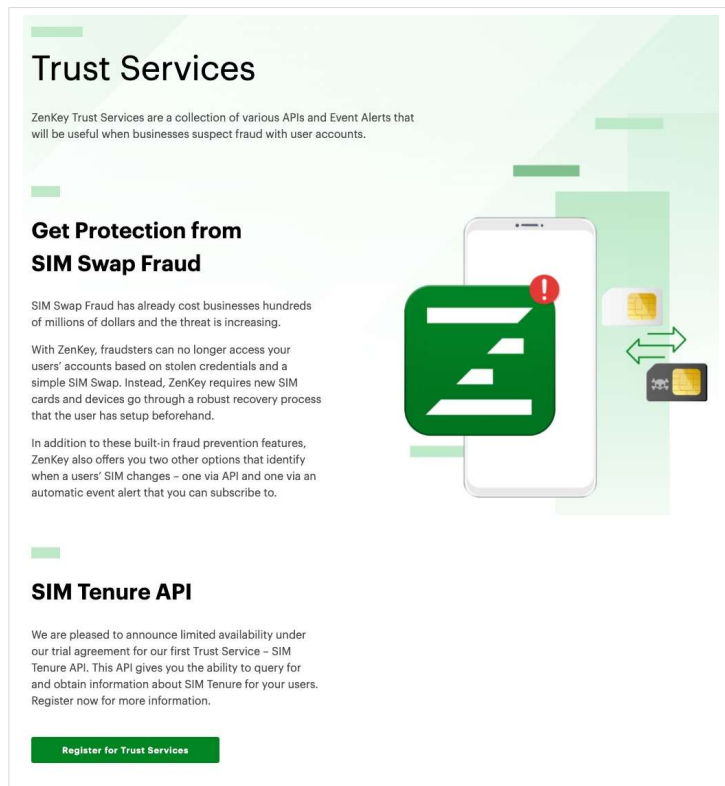
At the same time, ZenKey is marketed to financial institutions as an identity and authentication scheme through its “Trust Services” offering, to prevent fraud, with the clear representation that its purpose is to combat SIM swap fraud: “SIM Swap Fraud has already cost businesses hundreds of millions of dollars and the threat is increasing. With ZenKey, fraudsters can no longer access your users’ accounts based on stolen credentials and a simple SIM Swap.”⁸⁷ ZenKey’s benefits page states “SIM swap fraud is on the rise and has cost businesses hundreds of millions of dollars ZenKey offers a suite of APIs and event alerts (Trust Services) for Service Providers to receive on-demand fraud signals and automatic indicators.”⁸⁸

⁸⁶ iPhone app at <https://apps.apple.com/us/app/zenkey-powered-by-at-t/id1490293601>, Android app at https://play.google.com/store/apps/details?id=com.att.cso.consumer.MKapp&hl=en_US

⁸⁷ <https://myzenkey.com/trust-services/>

⁸⁸ <https://myzenkey.com/business-benefits/>

1 The ZenKey Trust Services proposal, as shown in Figure 8 is effectively executing
 2 the same type of real-time SIM swap database check as the data sharing method as
 3 described above.



22 Figure 8

23 ZenKey's "Trust Services" offering for financial institutions

25 ZenKey seeks to charge fees to financial institutions in exchange for doing real-
 26 time checks against carrier databases to verify when a SIM swap (authorized or
 27

not) was last done,⁸⁹ and its Portal Agreement Terms of Service provides that “Certain services accessed or available through the [ZenKey] Portal, especially services for which You [e.g. a bank] are asked to subscribe or pay money, may have their own terms and conditions, including but not limited to the Service Agreement.”⁹⁰ ***ZenKey has failed to date in the marketplace, and has not yet been adopted by financial institutions.***

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104. By not implementing even basic solutions to mitigate, let alone substantially reduce SIM swap fraud, AT&T maintains a larger revenue opportunity for ZenKey, as more unauthorized SIM swaps lead to more fraud at banks, which result in a greater need for banks to pay for and check SIM swap data in real-time. While ZenKey has failed to date in the marketplace, and has not yet been adopted by financial institutions, AT&T and its ZenKey partner-competitors continue to invest in it (to date, they have invested around \$200 million), promote it and develop it, rather than implement simple solutions to broadly prevent unauthorized SIM swaps.

91.—Rather than having easily and expeditiously implemented a data sharing solution in which AT&T licensed their SIM swap database to third party aggregators (such as Prove.com⁹¹ or TeleSign Corporation⁹²) or directly to financial institutions (such as Coinbase or Gemini), to enable them to do real-time database checks at the time of a high-risk transactions (as non-US carriers do⁸¹⁸⁰⁸⁰), AT&T focused its efforts developing ZenKey in collusion with Verizon and T-Mobile in their ill-conceived (and to-date failed) attempt to more directly profit and control the authentication market opportunity

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⁸⁹ ZenKey website at <https://myzenkey.com/trust-services/>

⁹⁰ <https://portal.myzenkey.com/terms>

⁹¹ *The End of Dangerous SIM Swap Fraud is Here: Payfone Extends Real-Time SIM Swap Detection Algorithms* at <https://www.payfone.com/press/the-end-of-dangerous-sim-swap-fraud-is-here/>

⁹² *How TeleSign Protects Transactions from SIM Swap Fraud* at <https://www.telesign.com/blog/how-tesign-protects-transactions-from-sim-swap-fraud>

1 92-105.

2 **F. Defendants Are Liable for the Acts of Their Employees,**
 3 **Representatives and Agents**

4 93-106. ~~AT&T is~~ Defendants are liable for the acts of ~~its-their~~
 5 employees, representatives and agents who facilitated the unauthorized access to,
 6 and resulting theft from, Mr. Ross.

7 94-107. ~~AT&T~~ Defendants failed to put in place adequate systems and
 8 procedures to prevent the unauthorized employee, representative and agent access
 9 to Mr. Ross' account and related data. ~~AT&T~~ Defendants failed to properly hire and
 10 supervise ~~its-their~~ employees, representatives and agents, allowing them to access
 11 Mr. Ross' sensitive and confidential account data without his authorization and
 12 provide that data to third parties.

13 95-108. In the context of AT&T's enterprise as a telecommunications
 14 carrier, an employee, representative and agent accessing a customer's account
 15 information and effectuating a SIM swap—even without authorization—is not so
 16 unusual or startling that it would be unfair to include the loss resulting from such
 17 unauthorized access among other costs of AT&T's business – particularly in light of
 18 AT&T's awareness of the risk of SIM swaps to its customers.

19 96-109. Further, imposing significant liability on AT&T and its agents
 20 may prevent recurrence of SIM swap behavior because it creates a strong incentive
 21 for vigilance and proper safeguarding of customers' data by AT&T—which, in the
 22 case of its customers, is the sole party in the position to guard substantially against
 23 this activity, as it is the custodian and guardian of this data.

24 97-110. As a customer of AT&T, Mr. Ross is entitled to rely upon the
 25 presumption that AT&T and the employees, representative and agents entrusted
 26 with the performance of AT&T's business have faithfully and honestly discharged
 27 the duty owed to him by AT&T, and that they would not gain unauthorized access to
 28 his account.

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1 111. The reasonableness of Mr. Ross' expectations that AT&T would
 2 safeguard his data is confirmed by the fact that the federal agency responsible for
 3 overseeing AT&T's duties to its customers, the FCC, has stated that it "fully
 4 expect[s] carriers to take every reasonable precaution to protect the confidentiality
 5 of proprietary or personal customer information."⁹³

6 **F. AT&T's Misrepresentations and Omissions.**

7 98.112. AT&T's Privacy Policy, and the "Privacy Commitments"
 8 included therein, falsely represents and fails to disclose material information about
 9 its data security practices.

10 99.113. In its Privacy Policy, AT&T promised to protect Mr. Ross'
 11 privacy and personal information, including by using "security safeguards." AT&T
 12 further pledges that it will not sell customer data. These representations created an
 13 expectation that Mr. Ross' AT&T account and associated data would be safe and
 14 secure, that employees, representatives and agents would not access his account
 15 without authorization, that his data would be protected from unauthorized

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Our Privacy Commitments

Our privacy commitments are fundamental to the way we do business every day. These apply to everyone who has a relationship with us - including customers (wireless, Internet, digital TV, and telephone) and Web site visitors.

- We will protect your privacy and keep your personal information safe. We use encryption and other security safeguards to protect customer data.
- We will not sell your personal information to anyone, for any purpose. Period.
- We will fully disclose our privacy policy in plain language, and make our policy easily accessible to you.
- We will notify you of revisions to our privacy policy, in advance. No surprises.
- You have choices about how AT&T uses your information for marketing purposes. Customers are in control.
- We want to hear from you. You can send us questions or feedback on our privacy policy.

⁹³ 2007 CPNI Order ¶ 64.

disclosure, and that he could control how and when his data was accessed. Figure 9, immediately below, is an excerpt from AT&T's Privacy Policy.

Figure 9⁹⁴

~~100.114.~~ AT&T's representation that it "uses encryption and other security safeguards to protect customer data" is false and extremely misleading.

~~101.115.~~ As alleged fully above, AT&T allowed its employees, representatives and agents to access Mr. Ross' account, and the CPNI and other sensitive data contained therein, without his authorization. AT&T's statement that it would use encryption and other security safeguards to protect customers' data is therefore a material misrepresentation.

~~102.116.~~ Upon information and belief, AT&T's security safeguards were inadequate, including its system which—upon information and belief—allowed an individual employee, representative and agent to conduct SIM swaps without adequate technical safeguards and oversight, even when that employee, representative and agent authorizes a COAM SIM swap over the phone in violation of company policy.

~~103.117.~~ "Having one employee who can conduct these SIM swaps without any kind of oversight seems to be the real problem," says Lieutenant John Rose, a member of the California-based Regional Enforcement Allied Computer Team ("REACT"), a multi-jurisdictional law enforcement partnership specializing in cybercrime.^{67F95} "And it seems like [the carriers] could really put a stop to it if there were more checks and balances to prevent that. It's still very, very easy to SIM swap, and something has to be done because it's just too simple. Someone needs to light a fire under some folks to get these protections put in place."

⁹⁴ "Privacy Policy," AT&T, attached hereto as Exhibit C.

⁹⁵ Busting SIM Swappers and SIM Swap Myths," KREBSONSECURITY (Nov. 18, 2018), available at <https://krebsonsecurity.com/2018/11/busting-sim-swappers-and-sim-swap-myths>.

1 ~~104.118.~~ AT&T failed to put in place adequate systems and procedures to
 2 prevent the unauthorized employee, representative and agent access to and sale-take
 3 over of Mr. Ross' account and related data. In connection with subsequent criminal
 4 investigations into Mr. Ross' SIM swap, AT&T informed law enforcement that it
 5 had the capacity to see how many different SIM cards had been associated with the
 6 same single mobile phone's IMEI. ~~68F~~⁹⁶ In other words, AT&T could see when one
 7 mobile phone had multiple SIM cards associated with it in a short amount of
 8 time. ~~69F~~⁹⁷

9 ~~105.119.~~ AT&T also informed law enforcement that the hacker involved
 10 in Mr. Ross' SIM swap had requested that *eleven different phone numbers* be moved
 11 onto his phone (identified by its IMEI number) in the twenty-one days before Mr.
 12 Ross' swap. ~~70F~~⁹⁸ The hacker sometimes moved three different AT&T numbers
 13 onto the same phone *in a single day*. ~~71F~~⁹⁹ AT&T certainly had the capability to see
 14 this behavior, and could and should have flagged it as suspicious. If AT&T had
 15 proper security safeguards in place, it would have recognized this behavior, flagged
 16 it as suspicious, and prevented any further SIM swaps onto that phone – thereby
 17 protecting Mr. Ross.

18 ~~106.120.~~ Additionally, as alleged fully above, AT&T failed to establish a
 19 consent mechanism that verified proper authorization before Mr. Ross' data was
 20 accessed and provided to third parties. AT&T's statement that it would use
 21 encryption and other security safeguards to protect customers' data is therefore a
 22 material misrepresentation. AT&T easily and very quickly detected that the same
 23 phone was used in eleven prior unauthorized SIM swaps before the unauthorized
 24 SIM swap on Mr. Ross' phone, and gave this information to the REACT cybercrime
 25 task force.⁷⁷⁷ However, AT&T did nothing to stop the hacker from using the same

26 ⁹⁶ Ex. B. at pp. 8, 22.

27 ⁹⁷ *Id.*

28 ⁹⁸ *Id.*

⁹⁹ *Id.* at 22.

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1 phone for multiple unauthorized SIM swaps, and had no voice biometric system or
 2 other solution in place to prevent the unauthorized SIM swaps.

3 ~~107.121.~~ AT&T's representation that it "will protect [customers'] privacy
 4 and keep [their] personal information safe" is false and misleading.

5 ~~108.122.~~ As alleged fully above, AT&T failed to establish a consent
 6 mechanism that verified proper authorization before Mr. Ross' account and the data
 7 therein were accessed and used without his authorization or consent and disclosed
 8 to third parties. Mr. Ross' privacy and personal information was not safe, as
 9 demonstrated by the breach of his AT&T account. AT&T's statement that it would
 10 protect customers' privacy and keep their personal information safe is therefore a
 11 material misrepresentation.

12 ~~109.123.~~ AT&T also makes numerous false or misleading representations
 13 concerning its treatment of customers' data that qualifies as CPNI under the FCA.

14 ~~110.124.~~ AT&T explicitly and falsely represents in its Privacy Policy that
 15 it does not "sell, trade or share" their CPNI:

16 We do not sell, trade or share your CPNI with anyone
 17 outside of the AT&T family of companies* or our
 18 authorized agents, unless required by law (example: a
 court order).~~72F~~¹⁰⁰

19 ~~111.125.~~ As alleged fully above, AT&T and its employees,
 20 representatives and agents provided access to Mr. Ross' CPNI to third-party
 21 hackers. This use was not required by law and was instead *prohibited* by law.
 22
 23
 24
 25

26 ¹⁰⁰ "Customer Proprietary Network Information (CPNI)," AT&T, Ex. C at 31-32. The "AT&T
 27 family of companies" is defined as "those companies that provide voice, video and broadband-
 28 related products and/or services domestically and internationally, including the AT&T local and
 long distance companies, AT&T Corp., AT&T Mobility, DIRECTV, and other subsidiaries or
 affiliates of AT&T Inc. that provide, design, market, or sell these products and/or services." *Id.*

1 ~~112.126.~~ AT&T also states that it only uses CPNI “internally” and its
 2 *only* disclosed use of CPNI is “among the AT&T companies and our agents in order
 3 to offer you new or enhanced services.”~~73F~~¹⁰¹

4 ~~113.127.~~ ~~AT&T~~ Defendants’ employees’, representatives’ and agents’ use
 5 of Mr. Ross’ account and related data as described herein was not for “internal”
 6 AT&T purposes, nor was it used to market AT&T services. AT&T’s statements
 7 regarding the use of customer CPNI are therefore material misrepresentations. Its
 8 failure to disclose this is a material omission.

9 ~~114.128.~~ AT&T also falsely represents that it “uses technology and
 10 security features, and strict policy guidelines with ourselves and our agents, to
 11 safeguard the privacy of CPNI.”

12 ~~115.129.~~ As alleged fully above, AT&T and its agents failed to safeguard
 13 Mr. Ross’ CPNI. Instead, it stored customer CPNI in such a way that unauthorized
 14 access was easily obtained by employees and third parties. AT&T’s statements
 15 regarding the technology and security features it uses to safeguard customer CPNI
 16 are therefore material misrepresentations.

17 ~~116.130.~~ AT&T was obligated to disclose the weaknesses and failures of
 18 its account and data security practices, as AT&T had exclusive knowledge of
 19 material facts not known or knowable to its customers, AT&T actively concealed
 20 these material facts from Mr. Ross, and such disclosures were necessary to
 21 materially qualify its representations that it took measures to protect consumer data
 22 and to materially qualify its partial disclosures concerning its use of customers’
 23 CPNI. Further, AT&T was obligated to disclose its practices under the FCA.

24 ~~117.131.~~ A reasonable person would be deceived and misled by AT&T’s
 25 misrepresentations, which clearly indicated that AT&T would safeguard its
 26 customers’ personal information and CPNI.

28 ¹⁰¹ *Id.*

1 ~~148.132.~~ AT&T intentionally misled Mr. Ross regarding its data security
 2 practices in order to maintain his business, make money from his account, and
 3 evade prosecution for its unlawful acts. Furthermore, AT&T has invested millions
 4 into ZenKey to profit from the SIM swap problem, thereby incentivizing itself (and
 5 its two primary competitors) to not timely solve the problem to protect its
 6 customers, for which other carriers have implemented highly effective solutions.

7 133. AT&T's representations that it protected customers' personal
 8 information, when in fact it did not, were false, deceptive, and misleading and
 9 therefore a violation of the FCA.

11 VI. CLAIMS FOR RELIEF

12 VI.

13 **COUNT I**

14 **Violations of The Federal Communications Act, 47 U.S.C. § 201 *et seq.***

15 ~~149.134.~~ Plaintiff Robert Ross realleges and incorporates all of the
 16 preceding paragraphs as though fully set forth in this cause of action.

17 ~~120.135.~~ AT&T has Defendants have violated 47 U.S.C. § 222(a) by
 18 failing to protect the confidentiality of Mr. Ross' CPNI, as detailed herein.

19 ~~121.136.~~ AT&T has Defendants have violated 47 U.S.C. § 222(c) by
 20 using, disclosing, and/or permitting access to Mr. Ross' CPNI without the notice,
 21 consent, and/or legal authorization required under the FCA, as detailed herein.

22 AT&T Defendants also caused and/or permitted third parties to use, disclose, and/or
 23 permit access to Mr. Ross' CPNI without the notice, consent, and/or legal
 24 authorization required under the FCA, as detailed herein.

25 ~~122.137.~~ As fully alleged above, Mr. Ross has suffered injury to his
 26 person, property, health, and reputation as a consequence of AT&T's Defendants'
 27 violations of the FCA. Additionally, Mr. Ross has suffered emotional damages,
 28 including severe anxiety and depression, mental anguish, and suffering as a result of

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1 Defendants' AT&T's acts and practices. These emotional damages have led directly
 2 to physical issues; for example, Mr. Ross began stress-eating which resulted in Mr.
 3 Ross gaining approximately 40 pounds in only a few months following the
 4 Defendants AT&T facilitated thefts.

5 138. Mr. Ross seeks the full amount of damages sustained as a
 6 consequence of Defendants' AT&T's violations of the FCA, together with
 7 reasonable attorneys' fees, to be fixed by the Court and taxed and collected as part
 8 of the costs of the case. Mr. Ross also moves for a writ of injunction or other
 9 proper process, mandatory or otherwise, to restrain Defendants AT&T and its-their
 10 officers, agents, or representatives from further disobedience of the 2007 and 2013
 11 CPNI Orders, or to compel their obedience to the same.

12 COUNT II

13 Violations of The California Unfair Competition Law ("UCL") 14 under the Unlawful, Unfair and Fraudulent Prongs, 15 California Business & Professional Code § 17200 *et seq.*

16 123-139. Plaintiff Robert Ross realleges and incorporates all of the
 17 preceding paragraphs as though fully set forth in this cause of action.

18 124-140. California's Unfair Competition Law (UCL) prohibits any
 19 "unlawful, unfair or fraudulent business act or practice." AT&T's Defendants'
 20 business acts and practices complained of herein were unlawful, unfair, and
 21 fraudulent.

22 125-141. AT&T made material misrepresentations and omissions
 23 concerning its safeguarding of Mr. Ross' CPNI. As alleged fully above, a
 24 reasonable person would attach importance to the privacy of his sensitive account
 25 data in determining whether to contract with a mobile phone provider.

26 126-142. AT&T Defendants had a duty to disclose the nature of its-their
 27 inadequate security practices and failures in hiring, training, and supervising staff.
 28 AT&T Defendants had exclusive knowledge of material facts not known or

1 knowable to ~~its~~ AT&T customers and Defendants AT&T actively concealed these
 2 material facts from ~~its~~ customers.

3 127.143. Further, additional disclosures were necessary to materially
 4 qualify AT&T's representations that it did not sell consumer data and took measures
 5 to protect that data, and its partial disclosures concerning its use of customers'
 6 CPNI. AT&T was obligated to disclose its practices, as required by the FCA. The
 7 magnitude of the harm suffered by Mr. Ross underscores the materiality of AT&T's
 8 omissions.

9 128.144. A reasonable person, such as Mr. Ross, would be deceived and
 10 misled by AT&T's misrepresentations, which indicated that Defendants AT&T
 11 would safeguard its customers' personal and proprietary information.

12 129.145. AT&T intentionally misled its customers regarding its data
 13 protection practices in order to attract customers and evade prosecution for its
 14 unlawful acts.

15 130.146. Defendants' AT&T's actions detailed herein constitute an
 16 unlawful business act or practice. As alleged herein, Defendants' AT&T's conduct
 17 is a violation of the California constitutional right to privacy and, the FCA, and the
 18 CLRA.

19 131.147. Defendants' AT&T's actions detailed herein constitute an unfair
 20 business act or practice.

21 132.148. Defendants' AT&T's conduct lacks reasonable and legitimate
 22 justification in that Mr. Ross has been misled as to the nature and integrity of
 23 AT&T's goods and services and has suffered injury as a result.

24 133.149. The gravity of the harm caused by Defendants' AT&T's
 25 practices far outweigh the utility of AT&T's their conduct. Defendants' AT&T's
 26 practices were contrary to the letter and spirit of the FCA and its corresponding
 27 regulations, which require mobile carriers to disclose customers' CPNI only upon
 28 proper notice, consent, and authorization, and aims to vest carrier customers with

1 control over their data. Due to the surreptitious nature of Defendants' AT&T's
 2 actions, Mr. Ross could not have reasonably avoided the harms incurred as a result.

3 ~~134.150.~~ As the FCA establishes, it is against public policy to allow
 4 carrier employees or other third parties to access, use, or disclose
 5 telecommunications customers' sensitive account information. The effects of
 6 Defendants' AT&T's conduct are comparable to or the same as a violation of the
 7 FCA.

8 ~~135.151.~~ Defendants' AT&T's actions detailed herein constitute a
 9 fraudulent business act or practice.

10 ~~136.152.~~ As established herein, Mr. Ross has suffered injury in fact and
 11 economic harm as a result of AT&T's unfair competition. Additionally, had
 12 Defendants AT&T disclosed the true nature and extent of ~~its~~ their data security and
 13 protection practices—and the flaws inherent in their~~its~~ systems—and ~~its~~ their
 14 unwillingness to properly protect its customers, Mr. Ross would not have
 15 subscribed to or paid as much money for AT&T's mobile services.

16 ~~137.153.~~ Mr. Ross seeks injunctive and declaratory relief for Defendants'
 17 AT&T's violations of the UCL. Mr. Ross seeks public injunctive relief against
 18 Defendants' AT&T's unfair and unlawful practices in order to protect the public and
 19 restore to the parties in interest money or property taken as a result of Defendants'
 20 AT&T's unfair competition. Mr. Ross seeks a mandatory cessation of Defendants'
 21 AT&T's practices, and proper safeguarding of AT&T account data.

22 COUNT III

23 Violations of the California Constitutional Right to Privacy

24 ~~138.154.~~ Plaintiff Robert Ross realleges and incorporates all of the
 25 preceding paragraphs as though fully set forth in this cause of action.

26 ~~139.155.~~ The California Constitution declares that, "All people are by
 27 nature free and independent and have inalienable rights. Among these are enjoying
 28

1 and defending life and liberty, acquiring, possessing, and protecting property, and
 2 pursuing and obtaining safety, happiness, and privacy.” Cal. Const. Art. I, § 1.

3 ~~140.156.~~ Mr. Ross has a reasonable expectation of privacy in his mobile
 4 device and his AT&T account information.

5 ~~141.157.~~ Defendants AT&T intentionally intruded on and into Mr. Ross’
 6 solitude, seclusion, or private affairs by allowing its employees and third parties to
 7 improperly access Mr. Ross’ confidential AT&T account information without proper
 8 consent or authority.

9 ~~142.158.~~ The reasonableness of Mr. Ross’ expectations of privacy is
 10 supported by AT&T and its agents’ unique position to safeguard his account data,
 11 including the sensitive and confidential information contained therein, and protect
 12 Mr. Ross from SIM swap attacks.

13 ~~143.159.~~ AT&T and its agents’ intrusions into Mr. Ross’ privacy are
 14 highly offensive to a reasonable person. This is evidenced by federal legislation
 15 enacted by Congress and rules promulgated and enforcement actions undertaken by
 16 the FCC aimed at protecting AT&T customers’ sensitive account data from
 17 unauthorized use or access.

18 ~~144.160.~~ The offensiveness of Defendants’ AT&T’s conduct is
 19 heightened by ~~its~~ AT&T’s material misrepresentations to Mr. Ross concerning the
 20 safety and security of his account.

21 ~~145.161.~~ Mr. Ross suffered great personal and financial harm by the
 22 intrusion into his private affairs, as detailed throughout this Complaint.

23 ~~146.162.~~ Defendants’ AT&T’s actions and conduct complained of herein
 24 were a substantial factor in causing the harm suffered by Mr. Ross. But for
 25 AT&T Defendants’ agents’ and employees’ unauthorized access to Mr. Ross’ account
 26 and AT&T’s failure to protect Mr. Ross from such harm through adequate security
 27 and oversight systems and procedures, Mr. Ross would not have had his personal
 28 privacy repeatedly violated and would not have been a victim of SIM swap theft

1 resulting in his loss of \$1,000,000 in cash and the breach of sensitive personal
 2 information.

3 163. As a result of Defendants' AT&T's actions, Mr. Ross seeks nominal
 4 and punitive damages in an amount to be determined at trial. Mr. Ross seeks
 5 punitive damages because Defendants' AT&T's actions were malicious, oppressive,
 6 and willful. Defendants AT&T knew or should have known about the risks faced by
 7 Mr. Ross, and the grave consequences of such risks. Nonetheless, Defendants
 8 AT&T utterly failed to protect Mr. Shapiro-Ross, and instead, AT&T has invested
 9 millions of dollars into a scheme to profit from SIM swaps through ZenKey–
 10 instead allowing its employees to profit to his detriment. Punitive damages are
 11 warranted to deter Defendants AT&T from engaging in future misconduct.

12 13 **COUNT IV** 14 **Negligence**

15 147.164. Plaintiff Robert Ross realleges and incorporates all of the
 16 preceding paragraphs as though fully set forth in this cause of action.

17 148.165. Defendants AT&T owed a duty to Mr. Ross—arising from the
 18 sensitivity of his AT&T account information and the foreseeability of harm to Mr.
 19 Ross should Defendants AT&T fail to safeguard and protect such data—to exercise
 20 reasonable care in safeguarding his sensitive personal information. This duty
 21 included, among other things, designing, maintaining, monitoring, and testing
 22 AT&T's and its agents', partners', and independent contractors' systems, protocols,
 23 and practices to ensure that Mr. Ross' information was adequately secured from
 24 unauthorized access.

25 149.166. Federal law and regulations, as well as AT&T's privacy policy,
 26 acknowledge AT&T's Defendants' duty to adequately protect Mr. Ross' confidential
 27 account information.

1 ~~150.~~167. Defendants AT&T owed a duty to Mr. Ross to protect his
 2 sensitive account data from unauthorized use, access, or disclosure. This included a
 3 duty to ensure that his CPNI was used, accessed, or disclosed only with proper
 4 consent.

5 ~~151.~~168. Defendants AT&T owed a duty to Mr. Ross to implement a
 6 system to safeguard against and detect unauthorized access to Mr. Ross' AT&T data
 7 in a timely manner.

8 ~~152.~~169. Defendants AT&T owed a duty to Mr. Ross to disclose the
 9 material fact that ~~its~~their data security practices were inadequate to safeguard Mr.
 10 Ross' AT&T account data from unauthorized access by its own employees and
 11 others.

12 ~~153.~~170. AT&T had a special relationship with Mr. Ross due to its status
 13 as his telecommunications carrier, which provided an independent duty of care.
 14 AT&T had the unique ability to protect its systems and the data it stored thereon
 15 from unauthorized access.

16 ~~154.~~171. Mr. Ross' willingness to contract with AT&T, and thereby
 17 entrust AT&T with his confidential and sensitive account data, was predicated on
 18 the understanding that AT&T and its agents would undertake adequate security and
 19 consent precautions.

20 ~~155.~~172. Defendants AT&T breached ~~its~~their duties by, *inter alia*: (a)
 21 failing to implement and maintain adequate security practices to safeguard Mr.
 22 Ross' AT&T account and data—including his CPNI—from unauthorized access, as
 23 detailed herein; (b) failing to detect unauthorized accesses in a timely manner; (c)
 24 failing to disclose that AT&T's~~their~~ data security practices were inadequate to
 25 safeguard Mr. Ross' data; (d) failing to supervise ~~its~~their agents and employees and
 26 prevent ~~employees~~them from accessing and utilizing Mr. Ross' AT&T account and
 27 data without authorization; and (e) failing to provide adequate and timely notice of
 28 unauthorized access.

1 ~~156.173.~~ Defendants were AT&T was also negligent in ~~its~~ their
2 authorization of Mr. Ross' SIM card swap. Defendants AT&T knew or should have
3 known that at least ten different AT&T numbers had been moved to the same
4 mobile phone (identified by its IMEI) in the ~~days~~ weeks leading up to Mr. Ross'
5 SIM swap. Defendants AT&T knew or should have known that this was highly
6 suspicious. Nevertheless, Defendants AT&T effectuated the transfer of Mr. Ross'
7 AT&T account to this same mobile phone. Defendants AT&T had the technical
8 capacity to track this behavior—as reflected in its willingness to do so quickly for
9 law enforcement—but nonetheless failed to utilize it for the benefit and protection
10 of Mr. Ross.

11 ~~157.174.~~ But for Defendants' AT&T's breaches of ~~its~~ their duties, Mr.
12 Ross' data would not have been accessed by unauthorized individuals.

13 ~~158.175.~~ Mr. Ross was a foreseeable victim of Defendants' AT&T's
14 inadequate data security practices and consent mechanisms. As alleged fully above,
15 AT&T and its agents knew or should have known that SIM swaps presented a
16 serious threat to its customers, including Mr. Ross, before Mr. Ross' account was
17 breached for the first time. Defendants AT&T also knew or should have known that
18 improper procedures and systems to safeguard customer data could allow ~~its~~ their
19 agents and employees to authorize customers' accounts and data, as occurred in the
20 2015 FCC enforcement action.

21 ~~159.176.~~ AT&T Defendants knew or should have known that
22 unauthorized access would cause damage to Mr. Ross. AT&T admitted that
23 unauthorized account access presents a significant threat to its customers, and it
24 became aware during its 2015 FCC enforcement action of the harms caused by
25 unauthorized account access.

26 ~~160.177.~~ Defendants' AT&T's negligent conduct provided a means for
27 unauthorized individuals to access Mr. Ross' AT&T account data, take over control
28 of his mobile phone, and use such access to hack into numerous online accounts in

order to rob Mr. Ross and steal his personal information. As a result of Defendants' failure to prevent unauthorized accesses, Mr. Ross suffered grave injury, as alleged fully above, including severe emotional distress. This emotional distress arose out of Defendants' breach of their legal duties. The damages Mr. Ross suffered were a proximate, reasonably foreseeable result of Defendants' breaches of their duties. Therefore, Mr. Ross is entitled to damages in an amount to be proven at trial.

161.178. The injury and harm suffered by Mr. Ross was the reasonably foreseeable result of AT&T's failure to exercise reasonable care in safeguarding and protecting Mr. Ross's Personal Information, including his CPI and CPNI. AT&T's misconduct as alleged herein is malice, fraud or oppression under Civil Code § 3294(c)(1) and (2) in that it was despicable conduct carried on by AT&T with a willful and conscious disregard of the rights or safety of Mr. Ross and despicable conduct that has subjected Mr. Ross to cruel and unjust hardship in conscious disregard of his rights. As a result, Mr. Ross is entitled to punitive damages against AT&T under Civil Code § 3294(a). Mr. Ross further alleges on information and belief that Bill O'Hern, who has been in charge of security at AT&T since 2016, and David S. Huntley, who has been in charge of privacy, had advance knowledge of the inadequacies of AT&T's security, the participation of AT&T employees in evading or bypassing security, and they committed or ratified the acts of oppression, fraud or malice alleged herein.

COUNT V Concealment

179. Plaintiff Robert Ross realleges and incorporates all of the preceding paragraphs as though fully set forth in this cause of action.

180. As alleged above, AT&T, including Chief Security Officer Bill O'Hern and Chief Compliance Officer David S. Huntley, who are respectively in charge of AT&T's security and privacy protections, knew that its data security

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1 measures were grossly inadequate, that its employees and agents could readily
 2 bypass the procedures, that its employees actively cooperated with hackers and
 3 thieves, and that it was incapable of living up to its commitments to consumers,
 4 including to Mr. Ross, under state and federal law, as well as under its own Privacy
 5 Policy, to protect his Personal Information, including CPI and CPNI.

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6 181. Mr. Ross was unaware that AT&T's security measures did not include
 7 low cost and readily available solutions which would have prevented his SIM swap
 8 and resulting theft.

9 182. AT&T, including Mr. O'Hern and Mr. Huntley, knew or should have
 10 known from prior incidents and contacts with law enforcement that its system was
 11 subject to SIM swap fraud, that its employees cooperated with hackers in such
 12 fraud, that such fraud was prevalent in the cryptocurrency community, and that its
 13 security measures were ineffective in preventing the fraud. Mr. O'Hern should
 14 have been well aware of this because he is in charge of security and AT&T and Mr.
 15 Huntley should have known because he is in charge of insuring that AT&T protects
 16 the privacy of its customers.

17 183. AT&T did not disclose these things to Mr. Ross and willfully deceived
 18 Mr. Ross by concealing the true facts concerning its data security, which AT&T
 19 was legally obligated and had a duty to disclose. It did so in order to induce Mr.
 20 Ross to remain as its customer.

21 184. Had AT&T disclosed the true facts about its dangerously poor data
 22 security practices and that it was motivated to profit from SIM swaps rather than
 23 correct the problem, Mr. Ross would have taken further measures to protect himself
 24 and would have ceased being a customer of AT&T.

25 185. Mr. Ross justifiably relied on AT&T to provide accurate and complete
 26 information about its data security in continuing to be AT&T's customer. Rather
 27 than disclosing the inadequacies in its security, including the additional security it
 28 encouraged Mr. Ross to place on his account, AT&T willfully suppressed any

1 information relating to such inadequacies.

2 186. AT&T's actions are "deceit" under Cal. Civ. Code § 1710 in that they
 3 are the suppression of a fact by one who is bound to disclose it, or who gives
 4 information of other facts which are likely to mislead for want of communication
 5 of that fact. Because of the deceit by AT&T, it is liable under Cal. Civ. Code § 1709
 6 for "any damage which [Mr. Ross] thereby suffers."

7 187. Because of this deceit by Defendants, Mr. Ross's Personal
 8 Information, including his CPI and CPNI, as described above, was compromised
 9 by hackers and he was deprived of \$1 million. The connection between AT&T, the
 10 SIM swap and the loss of Mr. Ross's funds is alleged hereinabove. In addition, Mr.
 11 Ross's Personal Information is now easily available to hackers, including through
 12 the Dark Web. Mr. Ross is further damaged to the extent of the amounts that he has
 13 paid AT&T for wireless services, because those services were either worth nothing
 14 or worth less than was paid for them because of lack of security. Mr. Ross has also
 15 suffered substantial out-of-pocket costs because of AT&T's inadequate security.

16 188. Because AT&T's deceit is fraud under Civil Code § 3294(c)(3), and
 17 AT&T's conduct was done with malice, fraud and oppression, Mr. Ross is entitled
 18 to punitive damages under Civil Code § 3294(a). Mr. Ross further alleges on alleges
 19 on information and belief that Bill O'Hern, who has been in charge of security at
 20 AT&T since 2016, and David S. Huntley, who has been in charge of privacy, had
 21 advance knowledge of the inadequacies of AT&T's security, the participation of
 22 AT&T employees in evading or bypassing security, and they committed or
 23 ratified the acts of oppression, fraud or malice alleged herein.

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24 **COUNT VI**

25 **Negligent Supervision and Entrustment**

26 189. Plaintiff Robert Ross realleges and incorporates all of the
 27 preceding paragraphs as though fully set forth in this cause of action.
 28

1 ~~163.~~190. AT&T conducts its business activities through employees or
 2 other agents, including One Touch Direct and One Touch Direct-SA.

3 ~~164.~~191. ~~AT&T is~~ Defendants are liable for harm resulting from ~~their~~
 4 agents² and employees² because ~~AT&T~~ they was/were reckless or negligent in
 5 employing and/or entrusting agents and employees in work involving the risk of
 6 harm to others, including Mr. Ross.

7 ~~165.~~192. On information and belief, ~~AT&T~~ Defendants knew or had
 8 reason to believe that ~~its~~ their agents and employees were unfit and failed to
 9 exercise reasonable care in properly investigating and overseeing them. AT&T was
 10 negligent in supervising ~~these employees~~ its agents and in entrusting them with what
 11 it knew to be highly sensitive confidential information. One Touch Direct and One
 12 Touch Direct-SA were negligent in supervising their agents and employees and in
 13 entrusting them with what they knew to be highly sensitive confidential
 14 information. ~~AT&T~~ Defendants knew or had reason to know that ~~its~~ their agents
 15 and employees were likely to harm others in view of the work AT&T entrusted to
 16 them. Specifically, AT&T entrusted its agents and employees with the
 17 responsibility to conduct SIM card changes without sufficient oversight – as
 18 demonstrated by ~~an AT&T employee~~ the representative and agent
 19 effectuating the October 2018 SIM swap on Mr. Ross' account despite AT&T's
 20 policy disallowing COAM SIM changes over the phone.

21 ~~166.~~193. Additionally, as alleged fully above, the hacker involved in Mr.
 22 Ross' SIM swap had associated numerous different SIM cards with the same device
 23 IMEI in the days leading up to Mr. Ross' attack. Despite the highly suspicious
 24 nature of this activity, and AT&T's ability to track such requests, AT&T and its
 25 agents failed to put any additional protections on customer accounts to prevent its
 26 employees from approving additional SIM swaps to the same IMEI.

27 ~~167.~~194. Upon information and belief, ~~AT&T~~ Defendants failed to
 28 exercise due care in selecting ~~its~~ their agents and employees, and thereby

1 negligently or recklessly employed employees to do acts—including accessing
 2 customer accounts and effectuating SIM swaps—which necessarily brought them in
 3 contact with others, including Mr. Ross, while in the performance of those duties.

4 ~~168.195.~~ AT&T's Defendants' acts, as alleged herein, were negligent in
 5 that they created the risk of unauthorized account access, SIM card changes, and the
 6 damages resulting therefrom.

7 ~~169.196.~~ AT&T Defendants also failed to properly supervise ~~its-their~~
 8 agents and employees, and instead continued to negligently entrust them with
 9 sensitive customer data. On information and belief, had AT&T not contracted out
 10 customer service functions to third parties such as One Touch Direct and One Touch
 11 Direct-SA, and had One Touch Direct or One Touch Direct-SA fired the involved
 12 AT&T employee or employees ~~the employee~~ when they first began to exhibit
 13 suspicious SIM swap activity—including but not limited to approving SIM changes
 14 that violated AT&T policy—Mr. Ross would not have been injured.

15 ~~170.197.~~ On information and belief, had AT&T Defendants built a system
 16 to effectively authenticate and verify consumer consent before allowing its agents
 17 or employees to access their CPNI—as required by the FCA—Mr. Ross would not
 18 have been injured.

19 ~~171.198.~~ On information and belief, had AT&T Defendants prevented
 20 individual employees from unilaterally performing SIM swaps without proper
 21 oversight, Mr. Ross would not have been injured.

22 ~~172.199.~~ In sum, AT&T Defendants gave ~~its-their agents and~~ employees
 23 the tools and opportunities they needed to gain unauthorized access to Mr. Ross'
 24 account and failed to prevent them from doing so, thereby allowing them to use
 25 AT&T's systems to perpetuate privacy breaches and thefts against Mr. Ross.

26 ~~173.200.~~ The ~~involved AT&T Defendants'~~ agent(s') and employee(s')
 27 actions have a causal nexus to their employment. Mr. Ross' injuries arose out of his
 28 contract with AT&T as his carrier, and AT&T's access to his CPNI and account data

1 as a result. The risk of injury to Mr. Ross was inherent in the AT&T working
2 environment.

3 201. Mr. Ross' injury was also foreseeable. As alleged fully above,
4 ~~AT&T Defendants were was~~ aware of the risks that SIM swaps presented to ~~their~~
5 ~~AT&T~~ customers. ~~AT&T was~~ Defendants were also aware that ~~its AT&T~~ customers'
6 accounts were vulnerable to unauthorized access by ~~its their agents and~~ employees,
7 as demonstrated in the 2015 FCC enforcement action. Furthermore, Mr. Ross'
8 injury was foreseeable as ~~AT&T Defendants~~ could have and should have seen that
9 the same hacker phone had been used in multiple previous unauthorized SIM
10 swaps.

11 **COUNT VI**

12 **Violations of California's Consumers Legal Remedies Act ("CLRA"),** 13 **California Civil Code § 1750 et seq.**

14 ~~174.~~ Plaintiff Robert Ross realleges and incorporates all of the preceding
15 paragraphs as though fully set forth in this cause of action.

16 ~~175.~~ Through his counsel, Mr. Ross sent AT&T two letters via certified
17 mail on August 9, 2019 and September 13, 2019. These letters identified the
18 violations Mr. Ross planned to allege against AT&T under the CLRA. In response
19 to these letters, AT&T did not provide any meaningful settlement offer to Mr. Ross.

20 ~~176.~~ As an AT&T customer, Mr. Ross engaged in transactions with AT&T
21 concerning his mobile service. Mr. Ross sought and acquired services from AT&T
22 for his personal, family and household purposes.

23 ~~177.~~ AT&T has engaged in unfair methods of competition and unfair or
24 deceptive acts or practices intended to result and which did result in the sale of
25 mobile services to Mr. Ross, as detailed herein.

26 ~~178.~~ AT&T's acts and representations concerning the safeguards it employs
27 to protect consumer account data—including Mr. Ross' data—is likely to mislead
28 reasonable consumers, including Mr. Ross, as detailed herein.

1 ~~179. AT&T has represented that its goods or services have characteristic~~
2 ~~and/or benefits that they do not have. Specifically, AT&T represented that, in~~
3 ~~purchasing AT&T mobile service and using AT&T compatible phones, Mr. Ross’~~
4 ~~confidential data would be safeguarded and protected as alleged fully above.~~

5 ~~180. In actuality, as alleged fully above, AT&T’s mobile service did not~~
6 ~~protect and/or safeguard Mr. Ross’ data from unauthorized access, and AT&T’s~~
7 ~~employees did in fact obtain unauthorized access to customers’ personal~~
8 ~~information, as detailed herein.~~

9 ~~181. AT&T’s misrepresentations and omissions concerning its safeguarding~~
10 ~~of customers’ account data were materially misleading. As alleged fully above, a~~
11 ~~reasonable person would attach importance to the privacy of his sensitive account~~
12 ~~data in determining whether to contract with a mobile phone provider.~~

13 ~~182. AT&T was obligated to disclose the shortcomings of its data~~
14 ~~protection practices, as AT&T had exclusive knowledge of material facts not~~
15 ~~known or knowable to its customers, AT&T actively concealed these material facts~~
16 ~~from its customers, and such disclosures were necessary to materially qualify its~~
17 ~~representations that it took measures to protect consumer data and its partial~~
18 ~~disclosures concerning its use of customers’ CPNI. Further admissions were~~
19 ~~necessary to prevent AT&T’s statements from misleading the public in light of the~~
20 ~~undisclosed facts concerning its security procedures.~~

21 ~~183. Further, AT&T was obligated to disclose its practices—by seeking~~
22 ~~consent beforehand or informing customers of breaches in the aftermath—under~~
23 ~~the FCA.~~

24 ~~184. AT&T’s actions and conduct complained of herein were a substantial~~
25 ~~factor in causing the harm suffered by Mr. Ross, as alleged fully above.~~

26 ~~185. Mr. Ross seeks injunctive relief, damages—including actual, statutory,~~
27 ~~and punitive damages—and attorneys’ fees for AT&T’s violations of the CLRA.~~
28 ~~He seeks public injunctive relief against AT&T’s unfair and unlawful practices in~~

1 ~~order to protect the public and restore to the parties in interest money or property~~
 2 ~~taken as a result of AT&T's unfair methods of competition and unfair or deceptive~~
 3 ~~acts or practices. Mr. Ross seeks a mandatory cessation of AT&T's practices and~~
 4 ~~proper safeguarding of confidential customer account data.~~

5 **COUNT VII**

6 **Violation of the Computer Fraud and Abuse Act, 18 U.S.C. § 1030**

7 ~~186.202.~~ Plaintiff Robert Ross realleges and incorporates all of the
 8 preceding paragraphs as though fully set forth in this cause of action.

9 ~~187.203.~~ Mr. Ross' mobile device is capable of connecting to the
 10 Internet.

11 ~~188.204.~~ ~~AT&T~~ Defendants' agents and employees, in the scope of their
 12 employment, intentionally accessed Mr. Ross' mobile device, and assisted others in
 13 accessing his mobile device, without Mr. Ross' authorization, in order to assist
 14 hackers in their theft of Mr. Ross.

15 ~~189.205.~~ The ~~AT&T~~ Defendants agents and employees took these actions
 16 knowing that they would cause damage to Mr. Ross' mobile device, as well as
 17 damage to the information located on his mobile device.

18 ~~190.206.~~ The ~~AT&T~~ Defendants agents and employees caused Mr. Ross'
 19 mobile device and much of the data on it to be unusable to him.

20 ~~191.207.~~ Because of the ~~AT&T~~ Defendants' agents' and employees'
 21 actions, Mr. Ross suffered damage to his mobile device and damage to information
 22 on his mobile device, including being unable to access information and data on his
 23 mobile device and being unable to access his personal accounts, including his
 24 personal (e.g. Gmail) and financial (e.g. cryptocurrency and PayPal) accounts.

25 ~~192.208.~~ The act of swapping Mr. Ross' AT&T mobile SIM card was in
 26 the scope of the ~~AT&T~~ Defendants' agents and employees' work.

27 ~~209.~~ Further, Mr. Ross spent in excess of \$5,000 investigating who
 28 accessed his mobile device and damaged information on it.

VII. PRAYER FOR RELIEF

193-210. WHEREFORE, Plaintiff Robert Ross requests that judgment be entered against Defendants and that the Court grant the following:

- A. Judgment against Defendants for Plaintiff's asserted causes of action;
- B. Public injunctive relief requiring cessation of Defendant's acts and practices complained of herein pursuant to, *inter alia*, Cal. Bus. & Prof. Code § 17200, and 47 U.S.C. § 401(b), and Cal. Civ Code § 1780;
- C. Pre- and post-judgment interest, as allowed by law;
- D. An award of monetary damages, including punitive damages, as allowed by law;
- E. Reasonable attorneys' fees and costs reasonably incurred, including but not limited to attorneys' fees and costs pursuant to 47 U.S.C. § 206; and
- F. Any and all other and further relief to which Plaintiff may be entitled.

DEMAND FOR JURY TRIAL

Plaintiff demands a trial by jury of all issues so triable.

DATED:-

CHRISTOPHER GRIVAKES
AFFELD GRIVAKES LLP

By: /s/ DRAFT
Christopher Grivakes
Attorneys for Plaintiff ROBERT ROSS

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3 ~~Dated: October 17, 2019~~

Respectfully submitted,

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15 ~~Dwayne D. Sam (pro hac application~~
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